

1991 Illinois Register

Rules of Governmental Agencies

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INTRODUCTION

The Illinois Register is the official state document for publishing public notice of rulemaking activity by State governmental agencies. The table of contents is arranged categorically by rulemaking activity and alphabetically by agency within each category. Rulemaking activity consists of proposed or adopted new rules or amendments to or repealers of existing rules, including those by emergency or peremptory action.

The *Register* also contains Executive Orders and Proclamations issued by the Governor, notices of public information required by State statute, and activities (meeting agendas, Statements of Objection or Recommendation, etc.) of the Joint Committee on Administrative Rules (JCAR), a legislative oversight committee which monitors the rulemaking activities of State agencies. In addition, the *Register* contains a Cumulative Index listing alphabetically by agency the Parts (sets of rules) on which rulemaking activity has occurred in the current *Register* volume and a Sections Affected Index listing, by Title of the *Illinois Administrative Code*, each Section (including supplementary material) of a Part on which rulemaking activity has occurred in the current volume. Both indices are action coded and are designed to aid the public in monitoring rules.

The Register will serve as the update to the Illinois Administrative Code, a compilation of the rules of State agencies. The most recent edition of the Code along with the Register comprise the most current accounting of the State agencies' rules.

The Illinois Register is the property of the State of Illinois, granted by the authority of the Illinois Administrative Procedure Act (III. Rev. Stat. 1989, ch. 127, pars. 1001 et seq., as amended).

REGISTER PUBLICATION SCHEDULE 1991

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Please note: When the Register deadline falls on a State holiday, the deadline becomes 4:30 p.m. on Monday (the day before).

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DEPARTMENT OF CONSERVATION NOTICE OF PROPOSED RULES

- Fish Removal with Chemicals HEADING OF THE PART:
- 17 Ill. Adm. Code 890 CODE CITATION: 5
- PROPOSED ACTION: Section Section Section Section Section New New New New New SECTION NUMBERS: 890.10 890.20 890.30 890.40
- STATUTORY AUTHORITY: Implementing and authorized by Sections 1.7, 1.10 and 2.1 of the Fish Code of 1971 (Ill. Rev. Stat. 1989, ch. 56, pars. 1.7, 1.10 and 2.1). 4)
- A COMPLETE DESCRIPTION OF THE SUBJECTS AND ISSUES INVOLCED.

 Due to a recent change in the labeling of the fish toxicant rotenone, it is now considered by USEPA a "restricted use pesticide" which may only be purchased by licensed aquatic COMPLETE DESCRIPTION OF THE SUBJECTS AND ISSUES INVOLVED: applicators. 2

The Department has recently entered into a MOU with the Illinois Department of Agriculture which allows us to utilize a permitting process to allow water area owners to act as our purchasing agent in the purchase of fish toxicants for their water areas. This rule outlines the process.

- WILL THIS PROPOSED RULE REPLACE AN EMERGENCY RULE CURRENTLY IN EFFECT? (9
- DOES THIS RULEMAKING CONTAIN AN AUTOMATIC REPEAL DATE? 7
- DOES THIS PROPOSED RULE CONTAIN INCORPORATIONS BY REFERENCE? 8
- ARE THERE ANY OTHER PROPOSED AMENDMENTS PENDING ON THIS PART? 6
- This rule has STATEMENT OF STATEWIDE POLICY OBJECTIVES: impact on local governments. 10)
- ON THIS PROPOSED RULEMAKING: Comments on the proposed rule may be submitted in writing for a period of 30 days following TIME, PLACE AND MANNER IN WHICH INTERESTED PERSONS MAY COMMENT publication of this notice to: 11)

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NOTICE OF PROPOSED RULES

Department of Conservation 524 S. Second Street, Room Springfield, IL 62701-1787 Jack Price

This rule has 12) INITIAL REGULATORY FLEXIBILITY ANALYSIS: Th impact on small businesses or municipalities.

THE FULL TEXT OF THE PROPOSED RULES BEGINS ON THE NEXT PAGE:

NOTICE OF PROPOSED RULES

DEPARTMENT OF CONSERVATION SUBCHAPTER D: FISH AND WILDLIFE CONSERVATION TITLE 17: CHAPTER I:

FISH REMOVAL WITH CHEMICALS PART 890

Treatment of the Water Area Licensed Aquaculturist Permit Requirements Record Keeping Definitions Section 890.10 890.20 890.30 890.40 AUTHORITY: Implementing and authorized by Sections 1.7, 1.10 and 2.1 of the Fish Code of 1971 (Ill. Rev. Stat. 1989, ch. 56, pars. 1.7, 1.10 and 2.1). effective Reg. 111. 16 at Adopted SOURCE:

Definitions Section 890.10

- LICENSED AQUATIC APPLICATOR a person who is duly licensed by the Illinois Department of Agriculture to apply approved aquatic herbicides and pesticides to the waters of the State of Illinois. a)
- Protection Agency approved restricted use pesticides which are cleared for use in the removal of fish from the several U.S. Environmental waters of the State of Illinois. of any FISH TOXICANT q
- DISTRICT FISHERIES BIOLOGIST an employee of the Department of Conservation assigned to provide fisheries management services to a prescribed set of Illinois ς c
- Protection Agency term for a pesticide which, due to its toxicity can only be purchased and/or applied by a The U.S. Environmental licensed pesticide applicator. RESTRICTED USE PESTICIDE þ
- PERSON "person" includes the plural "persons", females as well as males, and shall extend and be applied to clubs, associations, corporations, firms, and clubs, associations, corporations, partnerships, as well as individuals. (e

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- ARTIFICIAL IMPOUNDMENT any dug or dammed body of standing water built by man, including borrow, gravel, or quarry pits. f)
- LICENSED AQUACULTURIST a person who is duly licensed by the Illinois Department of Conservation to breed, hatch, propagate, or raise aquatic life. 6

Permit Requirements Section 890.20

- Persons wishing to eliminate undesirable fish from water areas under their control, utilizing a fish toxicant, are required to first obtain a permit "To Remove Undesirable Fish" from the Illinois Department of Conservation. a)
- These permits shall be issued by the district fisheries biologist having jurisdiction over the water areas in question. (q
- These permits shall contain the following information: 0
- the full name of the owner of the water area; the street address or rural box number; 7 5
- city, state and postal zip code; 3
- county in which the water area is located; 4
- name of the water area, if any;
- legal location of water area (township, range and 2
- (private, classification area's Water 2

section);

9

- organizational, commercial or public);
- water area's size in acres, its maximum and average the depth in feet, as well as its volume in acre feet; 88 the area to be treated in acres, as well 8

6

- the type of treatment watershed, complete, partial average depth, acre feet and the dosage rate; 10)
 - or selective;
- the toxicant name, concentration and amount; 11)

NOTICE OF PROPOSED RULES

- the expiration date of the permit; 12)
- the full name and address of the fisheries biologist issuing the permit; and 13)
- the Aquatic Pesticide Applicator's Permit number of the biologist issuing the permit. 14)
- than six (6) acres, which are exempt, all requests for a fish removal permit will be cleared via the Endangered Species Protection Act (Ill. Rev. Stat. 1989, ch. 8, par. 341(a)) with the Endangered Species Program Manager for the Division of Natural Heritage, prior to issuance. Except for privately-owned artificial impoundments less ð

Treatment of the Water Area Section 890.30

Fish toxicants covered by these permits must be applied by an Illinois Department of Conservation, Division of Fisheries, District Fisheries Biologist, licensed to apply aquatic pesticides. Other Division of Fisheries' personnel who are licensed to apply aquatic pesticides may apply a fish toxicant in the presence, and under the supervision of, the district fisheries biologist.

Record Keeping Section 890.40

- The district biologist issuing a fish removal permit shall provide copies of the permit to the following persons: a)
- the original to the dealer from which the toxicant is to be purchased; 1)
- duplicate to be retained by the permit holder; 5
- triplicate to be retained by the district fishery biologist issuing the permit; and 3)
- to be filed with the regional fisheries administrator. quadruplicate is 4)
- The biologist issuing the permit shall create and retain a file for the water area in question in the permanent county water file, which contains both the permit and a report of the results of the fish removal operation. (q

Licensed Aquaculturist Section 890.50

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Licensed aquaculturists who are also licensed Aquatic Applicators are exempt from Section 890.30, "Treatment of the Water Area" requirement when the fish toxicant is applied to aquaculture waters owned by the aquaculturist. Licensed aquaculturists must, however, obtain a permit to purchase a fish toxicant from the Illinois Department of Conservation.

NOTICE OF PROPOSED AMENDMENTS

- Sport Fishing Regulations for the Waters HEADING OF THE PART: Illinois 1
- 17 Ill. Adm. Code 810 CODE CITATION: 2)
- PROPOSED ACTION: Amendments Amendments Amendments Amendments Amendments Amendments SECTION NUMBERS: 810.35 810.45 810.60 810.70 810.90 3)
- STATUTORY AUTHORITY: Implementing and authorized by Sections 1.4, 1.5, 1.10, 2.1, 3.1, 3.2, 3.3, 3.4, 3.5, 3.6, 3.7, 3.9, 3.10, 3.12, 3.14, 3.18, 3.19, 4.11, 5.1, 5.7, and 6.1 of the Fish Code of 1971 (III. Rev. Stat. 1989, ch. 56, pars. 1.4, 1.5, 1.10, 2.1, 3.1, 3.2, 3.3, 3.4, 3.5, 3.6, 3.7, 3.9, 3.10, 3.12, 3.14, 3.18, 3.19, 4.11, 5.1, 5.7, and 6.1) 4)
- A COMPLETE DESCRIPTION OF THE SUBJECTS AND ISSUES INVOLVED:
 This Administrative Rule provides necessary protection and
 conservation of the fisheries resources present on Statemanaged waters in the face of increasing fishing pressure and
 angler usage of aquatic resources statewide as well as at
 individual sites. Based on the results of biological surveys
 and subsequent data analyses, the Division of Fisheries has
 determined that these proposed amendments are necessary for
 the maintenance and/or production of quality fisheries in State-managed waters. 2
- WILL THIS PROPOSED RULE REPLACE AN EMERGENCY RULE CURRENTLY IN EFFECT? 9
- DOES THIS RULEMAKING CONTAIN AN AUTOMATIC REPEAL DATE? 7
- AMENDMENTS CONTAIN INCORPORATIONS BY PROPOSED DO THESE 8
- ARE THERE ANY OTHER PROPOSED AMENDMENTS PENDING ON THIS PART? 6
- This rule has no STATEMENT OF STATEWIDE POLICY OBJECTIVES: impact on local governments. 10)

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- TIME, PLACE AND MANNER IN WHICH INTERESTED PERSONS MAY COMMENT ON THIS PROPOSED RULEMAKING: Comments on the proposed rule may be submitted in writing for a period of 30 days following publication of this notice to: 11)
- Department of Conservation 524 S. Second Street, Room 485 Springfield, IL 62701-1787 Jack Price
- This rule has no INITIAL REGULATORY FLEXIBILITY ANALYSIS: The impact on small businesses or municipalities.

THE FULL TEXT OF THE PROPOSED AMENDMENTS BEGINS ON THE NEXT PAGE:

NOTICE OF PROPOSED AMENDMENTS

CHAPTER I: DEPARTMENT OF CONSERVATION SUBCHAPTER b: FISH AND WILDLIFE ITTLE 17: CONSERVATION

SPORT FISHING REGULATIONS FOR THE WATERS OF ILLINOIS PART 810

Statewide Sportfishing Regulations - Daily Catch and Size Limits Definitions for Site Specific Sportfishing Regulations Daily Catch and Size Limits (Repealed) Pole and Line Fishing Only (Repealed) Site Specific Water Area Regulations Pagged-Fishing Tournament Permits **Emergency Protective Regulations** Sale of Fish and Fishing Seasons Free Fishing Days Bed Protection Bait Fishing Bullfrogs 810.100 810.35 810.37 810.40 810.70 810.80 810.90 810.10 810.30 810.45 810.50 810.60 810.20

AUTHORITY: Implementing and authorized by Sections 1.4, 1.5, 1.10, 2.1, 3.1, 3.2, 3.3, 3.4, 3.5, 3.6, 3.7, 3.9, 3.10, 3.12, 3.14, 3.18, 3.19, 4.11, 5.1, 5.7, and 6.1 of the Fish Code of 1971 (III. Rev. Stat. 1989, ch. 56, pars. 1.4, 1.5, 1.10, 2.1, 3.1, 3.2, 3.3, 3.4, 3.5, 3.6, 3.7, 3.9, 3.10, 3.12, 3.14, 3.18, 3.19, 4.11, 5.1, 5.7, and 6.1)

amended at 12 III. Reg. 15982, effective September 27, 1988; amended at 13 III. Reg. 8419, effective May 19, 1989; emergency amendments at 13 III. Reg. 12643, effective July 14, 1989, for a maximum of 150 days; emergency expired December 11, 1989; emergency amendments at 13 III. Reg. 14085, 23, 1984; amended at 8 III. Reg. 16769, effective August 30, 1984; amended at 9 III. Reg. 2916, effective February 26, 1985; emergency amendments at 9 III. Reg. 3825, effective March 13, 1985, for a maximum of 150 days; emergency expired August 10, 1985; amended at 9 III. Reg. 6181, effective April 24, 1985; amended at 9 III. Reg. 14291, effective September 5, 1985; amended at 10 III. Reg. 4836, effective March 6, 1986; amended at 11 III. Reg. 4638, effective March 10, 1987; amended at 12 III. Reg. effective September 4, 1989, for a maximum of 150 days; emergency expired February 1, 1990; emergency amendments at 13 III. Reg. 15118, effective September 11, 1989, for a maximum of 150 5306, effective March 8, 1988; emergency amendments at 12 III. Reg. 6981, effective April 4, 1988, for days, emergency expired February 8, 1990; amended at 14 Ill. Reg. 6164, effective April 17, 1990; emergency amendments at 14 III. Reg. 6865, effective April 17, 1990, for a maximum of 150 days; emergency amendments at 15 III. Reg. 5430, effective March 27, 1991 for a maximum of 150 days, a maximum of 150 days; emergency expired September 1, 1988; emergency amendments at 12 III. Reg. 10525, effective June 7, 1988, for a maximum of 150 days; emergency expired November 4, 1988; emergency expired September 19, 1990; amended at 14 III. Reg. 8588, effective May 21, 1990; amended at 14 III. Reg. 16863, effective October 1, 1990; amended at 15 III. Reg. 4699, effective March 18, 1991; SOURCE: Adopted at 5 III. Reg. 751, effective January 8, 1981; codified at 5 III. Reg. 10647; amended at 6 III. Reg. 342, effective December 23, 1981; amended at 6 III. Reg. 7411, effective June 11, 1982; amended at 7 Ill. Reg. 209, effective December 22, 1982; amended at 8 Ill. Reg. 1564, effective January

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emergency expired August 24, 1991; amended at 15 III. Reg. 9977, effective June 24, 1991; amended at 15 III. Reg. 13347, effective September 3, 1991; amended at 16 III. Reg.

Section 810.35

æ

Statewide Sportfishing Regulations - Daily Catch and Size Limits

- Length is measured from the tip of the snout to the end of the tail with the fish laid flat on a ruler, with the mouth of the fish closed and the tail lobes pressed together.
- No person may remove the head or tail of fishes to which length limits apply while on the waters to which length limits apply. Regardless of where taken, no fish less than the specified minimum length or more than the daily catch shall be possessed on the waters to which length limits and/or daily catch limits apply. 9
- Statewide limits by type of fish: อ
- CHANNEL CATFISH 7

There are no daily catch or size limits except in those waters listed under Site Specific Regulations.

LARGEMOUTH BASS, SMALLMOUTH BASS, SPOTTED BASS ର

Daily catch limit is 6 bass, either singly or in the aggregate, except as specified under Site Specific Regulations. There is no size limit except in those waters listed under Site Specific Regulations.

MUSKELLUNGE, NORTHERN PIKE AND THEIR HYBRIDS බ

- 30 inches in total length or longer, except as specified under Site Specific All muskellunge and muskellunge hybrids (tiger muskie) taken must be 8
- No more than 1 muskellunge or muskellunge hybrid (tiger muskie), either singly or in the aggregate may be taken per day. â
- or longer, All northern pike taken must be 24 inches in total length except in the Mississippi River where there is no size limit Ð
- No more than 3 northern pike may be taken per day, except as specified under Site Specific Regulations. Â

CRAPPIE (BLACK AND WHITE CRAPPIE) 4

There are no catch or size limits except in those waters listed under Site Specific Regulations.

BLUEGILL AND REDEAR SUNFISH <u>@</u>

NOTICE OF PROPOSED AMENDMENTS

There are no catch or size limits except in those waters listed under Site Specific Regulations

STRIPED BASS (OCEAN ROCKFISH), WHITE BASS AND HYBRIDS (9

length, except in those waters listed under Site Specific Regulations. For these fish 17 inches in total length or longer, the daily limit is 3 fish, either singly or There are no daily catch limits or minimum size limits for striped bass (ocean rockfish), white bass, and their hybrids, which are less than 17 inches in total

TROUT AND SALMON 2

Daily catch limit is 5 trout or salmon, either singly or in the aggregate, not more than 3 of which may be lake trout.

WALLEYE, AND-SAUGER AND THEIR HYBRID 8

Daily catch limit is 6 walleye or sauger, either singly or in the aggregate, except in those waters listed under Site Specific Regulations. There is no size limit except in those waters listed under Site Specific Regulations.

, effective Source: Amended at 16 Ill. Reg.

Section 810.37 Definitions for Site Specific Sportfishing Regulations

- impoundments or mouths of small streams. Since large rivers or streams usually flow through many counties, the term "Multiple" is used rather than listing all counties where Site Specific Regulations are listed by water area affected. The coverage of the regulation is dictated by the extent of the water area listed and not by the county. In some cases, regulations for a given water area or site may extend beyond the county(ies) listed. The county(ies) listed refer to the location of the dam or outfall for large stream or river flows. (B
- area listed in Section 810.45 has numbers in parenthesis which explain all of the The subsections listed below are referred to by number in Section 810.45. Each water definitions in this Section which apply to that water area. 9
- Anglers must not use more than 2 poles and each pole must not have more than 2 hooks or lures attached while fishing, except that legal size cast nets, (in accordance with subsection 810.50 (a)(1)) shad scoops, and minnow seines may be used to obtain shad, minnows, and crayfish to use as bait, provided that they 7
- includes black and white crappie, singly or in the aggregate. 5
- All largemouth and smallmouth bass taken must be less than 12 inches in total 3

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length or greater than 15 inches in total length.

- Except that sport fishermen shall be allowed to use trot lines, bank poles and jugs, and except that the use and aid of underwater breathing devices for the purpose of taking channel catfish and flathead catfish is prohibited. 4
- Except that carp, buffalo, and bowfin may be taken by pitchfork, bow and arrow devices, and gigs.

6

- Including the Fox River south of the Illinois-Wisconsin line to the McHenry Dam. 9
- and arrow Except that carp, buffalo, suckers and gar may be taken by bow devices or spears during May and June.

2

- Except that sport fishermen may take carp by means of pitchfork, bow and arrow devices and gigs during May and June. 8
- Except that all fishing is prohibited in any area from Monday's Bridge upstream to the state property line east of headquarters, and in an area from a point 300' upstream of trail marker 0, upstream to trail marker 4. 6
- It shall be illegal to possess trout during the period of October 1 to 5 a.m. on the third Saturday in October (both dates inclusive) which were taken during that period. 10
- It shall be illegal to possess trout during the period of March 15 to 5 a.m. on the 1st Saturday in April (both dates inclusive) which were taken during that =
- Daily catch limit for largemouth or smallmouth bass, singly or in the aggregate, shall not exceed 6 fish per day, no more than one of which shall be greater than 15 inches in length and none of which shall be greater than 12 inches and less than or equal to 15 inches in length. 2
- Except that jug fishing is permitted from the hours of sunset to sunrise, and except that carp and buffalo may be taken by bow and arrow devices during May and June from May 1 through September 30. All jugs must have All jugs May and June from May 1 through September 30. owner's/user's name and complete address affixed. 13)
- catch limit includes all fish species (either singly or in the aggregate) caught within each of the following fish groupings. Daily 3
- Largemouth or Smallmouth Bass **@** 0 8
 - Walleye or Sauger
- Bluegill or Redear Sunfish
- Daily catch limit includes black and/or white crappie either singly or in the aggregate. 19

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- Daily catch limit includes Striped Bass, White Bass and Hybrid Striped Bass either singly or in the aggregate. 9
- no more than 3 of which may Daily catch limit shall not exceed 10 fish daily, be 17 inches or longer in length. 13
- Except that sport fishermen shall be allowed to use trot lines, jugs and bank poles in the portions of the lake that lie north of the Davenport Bridge and northeast of the Parnell Bridge. 18)
- Except that sport fishermen may take carp, buffalo, gar, and bowfin by means of pitchfork and bow and arrow devices. 19)
- River and Hurricane Creek up to the U.S. Army Corps of Engineers Cartyle Lake Project boundaries), U.S. Army Corps of Engineers, Bond, Clinton, and Carlyle Lake (including its tributary streams and those portions of the Kaskaskia Fayette Counties 20)
- Lake Shelbyville (including its tributary streams and those portions of the West Okaw and Kaskaskia Rivers up to Lake Shelbyville Project boundaries), Lake Shelbyville Project Ponds and Woods Lake, U.S. Army Corps of Engineers, Shelby and Moultrie Counties. 21)
- Rend Lake (including its tributary streams and those portions of the Big Muddy and Casey Fork Rivers up to the Rend Lake Project boundaries), Rend Lake Project Ponds, U.S. Army Corps of Engineers, Franklin and Jefferson Counties. 22
- Lake Vermilion and the portion of the North Fork of the Vermilion River between the Lake Vermilion Dam and the Interstate Water Company's Pump Station Spillway, Vermilion County Conservation District, Vermilion County. 23)
- 10 Fish Daily Creel Limit of which no more than 6 may be walleye. 24)
- shall not exceed 3 fish per day, no more than one of which may be equal to or greater than 15 inches in total length and no more than two of which may be Daily catch limit for largemouth or smallmouth bass, singly or in the aggregate, less than 15 inches in total length. 25)
- Lake Vermilion Trot line and jug fishing allowed north of Boiling Springs Road. 26)

effective
Reg.
目
16
35
Amended
Source:

Site Specific Water Area Regulations Section 810.45 Fishing regulations, including species of fish, fishing methods and daily catch limits are listed for each water area. The numbers in parenthesis refer to the corresponding numbered definitions in Section

DEPARTMENT OF CONSERVATION

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810.37 of this Part. The word All" refers to the fishing methods allowed. If a water area is not listed or if a specific species is not listed, then state-wide restrictions apply. Check the bulletin boards at the specific site for any emergency changes to regulations.

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit Allison Lake, City of Allison Channel Catfish All Fish Logan County

Andover Lake, City of Andover Channel Catfish Henry County

6 Fish Daily Creel Limit

Apple River, State of Illinois Carroll County

Spring Closed Season (11)

Argyle Lake, Argyle Lake State Park McDonough County

Channel Catfish

 2 Pole and Line Fishing Only (1)
 6 Fish Daily Creel Limit
 1 Fish > 15" &/or 5 < 12" Daily (12) Bass (14)

Fall Closed Season (10) Large or Smallmouth

Ashland City Reservoir, City of Ashland

Channel Catfish All Fish Cass County

2 Pole and Line Fishing Only (1) - 15" Minimum Length Limit 6 Fish Daily Creel Limit Large or Smallmouth Bass (14)

Ashley Reservoir, City of Ashley Washington County

- 2 Pole and Line Fishing Only (1) 6 Fish Daily Creel Limit

15" Minimum Length Limit Large or Smallmouth Bass (14) Channel Catfish

Auburn Park Lagoon, Chicago Park District

All Fish Cook County

- 2 Pole and Line Fishing Only (1) 6 Fish Daily Creel Limit Channel Catfish

Axehead Lake, Gook County Forest Preserve Gook County

Fall Closed Season (10)

Baker Lake, City of Peru LaSalle County

2 Pole and Line Fishing Only (1)

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- 14" Minimum Length Limit 10 Fish Daily Creel Limit
 6 Fish Daily Creel Limit - 1 Fish Daily Creel Limit Large or Smallmouth Bass (14) Large or Smallmouth Bass (14) Bluegill or Redear Sunfish Channel Catfish

Baldwin Lake, Baldwin Lake Conservation Area

- 2 Pole and Line Fishing Only (1) - 17" Minimum Length Limit - 18" Minimum Length Limit 9" Minimum Length Limit 25 Fish Daily Creel Limit 3 Fish Daily Creel Limit Large or Smallmouth Bass (44) Striped Bass Striped, White, or Hybrid Striped Bass (16) Striped, White, or Hybrid White, Black, or Hybrid White, Black, or Hybrid Crappie (15) Crappie (46) Randolph County

Banana Lake, Lake County Forest Preserve District

2 Pole and Line Fishing Only (1) - 15" Minimum Length Limit 6 Fish Daily Creel Limit - 1 Fish Daily Creel Limit Fall Closed Season (10) Large or Smallmouth Bass (14) Large or Smallmouth Bass (14) All Fish Channel Catfish Lake County

Banner Marsh Lake & Ponds, Banner Marsh State Fish and Wildlife Area

Peoria/Fulton Counties All Fish

2 Pole and Line Fishing Only (1)(7)
6 Fish Daily Creel Limit - 14" Minimum Length Limit 14" Minimum Length Limit - 1 Fish Daily Creel Limit Large or Smallmouth Bass (14) Large or Smallmouth Bass (14) Walleye, or Sauger, or Hybrid Channel Catfish Walleye (14)

Bay Creek Lake, U.S. Forest Service

Pope County

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit Channel Catfish All Fish

Beall Woods Lake, Beall Woods Conservation Area

Wabash County

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit
15" Minimum Length Limit Fall Closed Season (10) Large or Smallmouth Bass (14) Channel Catfish All Fish

Beaver Dam Lake, Beaver Dam State Park

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- 2 Pole and Line Fishing Only (1) - 15" Minimum Length Limit 9" Minimum Length Limit - 10 Fish Daily Creel Limit - 25 Fish Daily Creel Limit - 3 Fish Daily Creel Limit 6 Fish Daily Creel Limit Fall Closed Season (10) Large or Smallmouth Bass (44) Large or Smallmouth Bass (14) Bluegill or Redear Sunfish (14) White, Black, or Hybrid White, Black, or Hybrid Channel Catfish Crappie (15) Crappie (15) Macoupin County All Fish

Belleau Lake, Cook County Forest Preserv

Post Gook County

Bird Park Quarry, City of Kankakee

Fall Closed Season (10)

Fall Closed Season (10) Spring Closed Season (11)

Borah Lake, City of Olney

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit
14" Minimum Length Limit Large or Smallmouth Bass (14) Channel Catfish Richland County All Fish

Boston Pond, Stephen A. Forbes State Park

Spring Closed Season (11) Fall Closed Season (10) Marrion County

Braidwood-Mazonia Lakes and Ponds, Mazonia-Braidwood State Fish and Wildlife Area 2 Pole and Line Fishing Only (1) Grundy/Will County

Large or Smallmouth Bass Channel Catfish All Fish

Large or Smallmouth Bass (14) Striped, White, or Hybrid Striped, White, or Hybrid Striped Bass

17" Minimum Length Limit

3 Fish Daily Creel Limit

15" Minimum Length Limit 3 Fish Daily Creel Limit

6 Fish Daily Creel Limit

Walleye, Sauger, or Hybrid Striped Bass (16)

White, Black, or Hybrid Crappie (15)

. 14" Minimum Length Limit 10 Fish Daily Creel Limit

Buckner City Reservoir, City of Buckner

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2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit 2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit Bunker Hill Lake, City of Bunker Hill Macoupin County Channel Catfish Franklin County

Burrells Wood Park Pond Channel Catfish

6 Fish Daily Creel Limit Channel Catfish White County

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit Busse Lake, Cook County Forest Preserve Channel Catfish Cook County

- 16" Minimum Length Limit Walleye, or Sauger, or Hybrid Walleye (14)

Spring Glosed Season (11) Fall Closed Season (10) Campus Pond - Eastern III. University, Eastern Illinois University Goles County

Canton P.D. Lakes & Ponds, City of Cantor

Fall Closed Season (10) Canton Park Dist. Trout Pond, City of Cantor Fulton-County

Channel Catfish

Fulton County

2 Pole and Line Fishing Only (1) 6 Fish Daily Greel Limit

Carlyle Lake (20), U.S. Army Corps of Engineers

- 14" Minimum Length Limit 14" Minimum Length Limit Large or Smallmouth Bass (14) Walleye, or Sauger, or Hybrid White, Black, or Hybrid Walleye (14) Clinton County

 10" Minimum Length Limit 10 Fish Daily Creel Limit White, Black, or Hybrid Crappie (15) Crappie (45)

- 6 Fish Daily Creel Limit Channel Catfish

Carthage Lake, City of Carthage

Hancock County

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Spring Closed Season (11) Fall Glosed Season (10) Gave in Rock State Park Pond, Cave in Rock State Park Hardin County

- 2 Pole and Line Fishing Only (1) - 15" Minimum Length Limit 17" Minimum Length Limit 3 Fish Daily Creel Limit Cedar Lake, U.S. Forest Service and City of Carbondale Large or Smallmouth Bass (14) Striped, White, or Hybrid Striped, White, or Hybrid Striped Bass Jackson County All Fish

- 14" Minimum Length Limit Walleye, or Sauger, or Hybrid Centralia Lake, City of Centralia Striped Bass (16) Walleye (14)

- 15" Minimum Length Limit Large or Smallmouth Bass (14) Marion County

- 2 Pole and Line Fishing Only (1) Charleston Lower Channel Lake, City of Charleston Coles County

Charleston Side Channel Lake, City of Charleston Coles County

- 2 Pole and Line Fishing Only (1) - 17" Minimum Length Limit - 14" Minimum Length Limit - 3 Fish Daily Creel Limit 6 Fish Daily Creel Limi Striped, White, or Hybrid Striped, White, or Hybrid Striped Bass (16) Channel Catfish Striped Bass All Fish

Charlie Brown Lake & Pond, City of Flora

- 2 Pole and Line Fishing Only (1) - 6 Fish Daily Creel Limit - 14" Minimum Length Limit Large or Smallmouth Bass (14) Channel Catfish All Fish Clay County

- 2 Pole and Line Fishing Only (1) 10 Fish Daily Creel Limit
6 Fish Daily Creel Limit Citizen's Lake (North & South), City of Monmouth, State of Illinois Bluegill or Redear Sunfish (14) Channel Catfish Warren County

19.15" Slot Length Limit (3) 14" Minimum Lenth Limit 3 Fish Daily Creel Limit Large or Smallmouth Bass (14) Large or Smallmouth Bass (14) Large or Smallmouth Bass

NOTICE OF PROPOSED AMENDMENTS

	or Redear Sunfish (14) I Catfish or Smallmouth Bass (44) Catfish or Smallmouth B	Coal Creek Fish and Wildlife Area, State of Illinois	White, Black, or Hybrid Crappie (45)	White, Black, or Hybrid Crappie (15)	, ,	Striped, White, or Hybrid Striped Bass - 17" Minimum Length Limit		nton Lake, Clinton Lake State Recreation Area	Treut Clesed Season (10) Treut Spring Clesed Season (11)	Gleer Lake, Kickspoe-State Park	Werver-County Trout	Peal Closed Season (10) Spring Closed Season (11) Area 2 Pole and Line Fishing Only (1) 14" Minimum Length Limit 17" Minimum Length Limit 17" Minimum Length Limit 18 Fish Daily Creel Limit 25 Fish Daily Creel Limit 26 Fish Daily Creel Limit 8" Minimum Length Limit 9" Minimum Length Limit 9" Minimum Length Limit 14" Minimum Length Limit 6 Fish Daily Creel Limit 14" Minimum Length Limit 18" Minimum Length Limit 19" Minimum Length Limit 19" Minimum Length Limit	Theut Theut Theut Clinton Lake, Clinton Lake State Recreation DeWitt County All Fish Large or Smallmouth Bass (44) Striped, White, or Hybrid Striped Bass Striped Bass (16) Walleye or Sauger (44) White, Black, or Hybrid Crappie (15) White, Black, or Hybrid Crappie (45) Coal Creek Fish and Wildlife Area, State of Bureau County All Fish Bluegill or Redear Sunfish (14) Channel Cartish Large or Smallmouth Bass (44) Large or Smallmouth Bass (14)
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18)

- 10 Fish Daily Creel Limit . 3 Fish Daily Creel Limit Large or Smallmouth Bass (44)
Large or Smallmouth Bass (14)
White, Black, or Hybrid

- 9" Minimum Length Limit Crappie (15)
White, Black, or Hybrid
Crappie (15) Decatur Park Dist. Ponds, City of Decatur Macon County

Coles County Airport Lake, Coles County Airport

2 Pole and Line Fishing Only (1) 6 Fish Daily Creel Limit 14" Minimum Length Limit Coles County
All Fish
Channel Catfish
Large or Smallmouth Bass

Coleta Trout Pond, State of Illinois

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-9 Pole and Line Fishing Only (1) -Pall Closed Beason (10) -Epring Closed Beason (11)	ct 2 Pole and Line Fishing Only (1) 6 Fish Daily Creel Limit	: Preserve District . 2 Pole and Line Fishing Only (1)	- 2 Pole and Line Fishing Only (1) - 6 Fish Daily Creel Limit	Wildlife Refuge 2 Pole and Line Fishing Only (1)(4) 17" Minimum Length Limit 9 Fish Daily Greel Limit 10 Creel/3 Fish 17" or Longer Daily (17)	pt Visitor Pond), Crab Orchard National '	County Conservation Area 2 Pole and Line Fishing Only (1) 6 Fish Daily Creel Limit 15" Minimum Length Limit	v State Park 2 Pole and Line Fishing Only (1) 6 Fish Daily Creel Limit 15" Minimum Length Limit 14" Minimum Length Limit
Whiteside County All Trout Treut	Columbus Park Lagoon, Chicago Park District Cook County All <u>Fish</u> Channel Catfish	Cook Co. F.P.D. Lakes, Cook County Forest Preserve District Cook County All Fish	Coulterville City Lake, City of Coulterville Randolph County All <u>Fish</u> Channel Catfish	Crab Orchard Lake, Crab Orchard National Wildlife Refuge Williamson County All Figh Skriped, White, Hybrid Bass 17" Minimum Skriped, White, or Hybrid Bass (16) Striped, White, or Hybrid Striped, White, or Hybrid Striped, White, or Hybrid	Crab Orchard Lake & Refuge Ponds (except Visitor Pond), Crab Orchard National Refuge Williamson County Large or Smallmouth Bass . 15" Minimum Length Limit	Crawford Co. Cons. Area Ponds, Crawford County Conservation Area Crawford County 1. 2 Pole and Line Fishing Channel Catfish 2. 5 Fish Daily Creel Limi Channel Catfish 3. 6 Fish Daily Creel Limi Large or Smallmouth Bass (44)	Dawson Lake & Park Ponds, Moraine View State Park McLean County All Fish Channel Catfish Large or Smallmouth Bass (44) Walleye, er-Sauger, or Hybrid Walleye (44)

Wildlife

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2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit Channel Catfish

Defiance Lake, Moraine Hills State Park

McHenry County

Channel Catfish

2 Pole and Line Fishing Only (1) 6 Fish Daily Creel Limit All Fish

- 14" Minimum Length Limit 3 Fish Daily Creel Limit Large or Smallmouth Bass (44) Large or Smallmouth Bass (14)

Devil's Kitchen Lake, U.S. Fish and Wildlife Service

Williamson County All Fish

Fall Closed Season (10) Dixon Springs Ag. Center Pond, Dixon Springs Ag. Center

Pope County

- 2 Pole and Line Fishing Only (1)

Spring Glosed Season (11) Trout

Dolan Lake, Hamilton County Conservation Area

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit All <u>Fish</u> Channel Catfish Hamilton County

 14" Minimum Length Limit 14" Minimum Length Limit

Large or Smallmouth Bass (14)

Walleye, or Sauger, or Hybrid

Walleye (14)

Donut Lake, Palatine Park District Gook County

2 Pole and Line Fishing Only (1) 6 Fish Daily Greel Limit Channel Catfish A Pist

Douglas Park Lagoon, Chicago Park District

All Fish Cook County

2 Pole and Line Fishing Only (1) 6 Fish Daily Creel Limit Channel Catfish

Dutchman Lake, Shawnee National Forest

Johnson County

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit Channel Catfish All Fish

East Fork Lake, City of Olney

Richland County All Fish

Large or Smallmouth Bass (14) Channel Catfish

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit
12-15" Slot Length Limit (3)

Walleye, or Sauger, or Hybrid

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- 14" Minimum Length Limit Walleye (14)
White, Black, or Hybrid

- 25 Fish Daily Creel Limit Crappie (15)

Evergreen Lake, City of Bloomington

Large or Smallmouth Bass (14) McLean County

- 36" Minimum Length Limit - 15" Minimum Length Limit

The same

Faries Park Pond, City of Decatur

Pure Muskellunge

Fall Closed Season (10) Macon County

Ferne Clyffe Lake, Ferne Clyffe State Park

Johnson County All Fish

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit Spring Glosed Season (11) Fall Closed Season (10) Channel Catfish

Fitch & Bond Lake, Canton Park District

Pulton County

2 Pole and Line Fishing Only (1) 6 Fish Daily Creel Limit Channel Catfish

Forbes State Lake, Stephen A. Forbes State Park

Striped, White, or Hybrid Marion County

Striped Bass Striped, White, or Hybrid

Striped Bass (16)

- 17" Minimum Length Limit

- 3 Fish Daily Creel Limit

Forbes State Lake & Ponds, Stephen A. Forbes State Park

All Fish Marion County

- 2 Pole and Line Fishing Only (1)(5) - 14" Minimum Length Limit - 6 Fish Daily Creel Limit Large or Smallmouth Bass (44) Channel Catfish

Forest Park Lagoon, City of Shelbyville

Shelby County

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit Fall Closed Season (10) Channel Catfish All Fish Trout

Spring Closed Season (11)

Four Lakes, Winnebago County Forest Preserve

Winnebago County All Fish

Trough

- 2 Pole and Line Fishing Only (1)

NOTICE OF PROPOSED AMENDMENTS

46" 18" Minimum Length Limit (6) - 2 Pole and Line Fishing Only (1)(9) 2 Pole and Line Fishing Only (1) 2 Pole and Line Fishing Only (1) 6 Fish Daily Greel Limit 14 Minimum Length Limit 2 Pole and Line Fishing Only (1)
10 Fish Daily Creel Limit
6 Fish Daily Creel Limit 14" Minimum Length Limit (6) 36" Minimum Length Limit 14" Minimum Length Limit 14" Winimum Length Limit-14" Minimum Length Limit - 15" Minimum Length Limit Spring Glosed Season (11) Spring Glosed Season (11) 6 Fish Daily Creel Limit 3 Fish Daily Creel Limit Fall Glosed Season (10) - 3 Fish Daily Creel Limit Fall Glosed Season (10) Game Farm Pond Mt. Vernon, Mt. Vernon Game Farm Franklin Creek, Franklin Creek State Natural Area Frank Holten Lakes, Frank Holten State Park Large or Smallmouth Bass (14) Fox Ridge Lake, Fox Ridge State Park Large or Smallmouth Base (14) Large or Smallmouth Bass (14) Walleye, or Sauger, or Hybrid Bluegill or Redear Sunfish (14) Large or Smallmouth Bass (14) Large or Smallmouth Bass (14) Fox Chain O'Lakes, State of Illinois Gale Lake, Village of East Galesburg Walleye, Sauger, or Hybrid Walleye or Sauger (14) Pure Muskellunge Channel Catfish Ghannel Catfish Walleye (14) Channel Catfish Channel Catfish Walleye (14) St. Clair County Jefferson County All Fish All Fish All Fish Prout Front Knox County # Lee County

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		- 2 Pole and Line Fishing Only (1)	Season (11)
tate Park		- 2 Pole and Lin	Spring Closed
Gebhard Woods S			
Gebhard Woods Ponds, Gebhard Woods State Park	Grundy County	All Fish	Trout

Gillespie	
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City	
Lake,	
City	nty
New	Com
Gillespie	Macoupin

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imit	Limit	imit
Creel I	ngth]	Creel I
Daily (Slot Le	Daily (
6 Fish	12-16"	3 Fish Daily Creel Limit
	1	_
		(14)
	Bass	Bass
Catfish	Large or Smallmouth	Smallmouth
e	6	o
Channel Catfish	Large	Large

Gillespie Old City Lake, City of Gillespie Macoupin County

	- 2 Pole and Line Fishing Only	- 6 Fish Daily Creel Limit	15" Minimum Length Limit	. 9 Figh Daily Crool Limit
			#	(14)
			Bass	Rasa
apar county	All Fish	Channel Catfish	Large or Smallmouth Bass (14)	arge or Smallmouth

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Gladstone Lake, Henderson County Conservation Area Henderson County

- 2 Pole and Line Fishing Only (1)	- 10 Fish Daily Creel Limit	- 6 Fish Daily Creel Limit	- 12-15" Slot Length Limit (3)	- 3 Fish Daily Creel Limit
All Fish	14)		Ŧ	14)

Glen Shoals Lake, City of Hillsboro Montgomery County

- 15" Minimum Length Limit	- 3 Fish Daily Creel Limit		- 17" Minimum Length Limit		- 3 Fish Daily Creel Limit
Large or Smallmouth Bass (14)	Large or Smallmouth Bass (14)	Striped, White, or Hybrid	Striped Bass	Striped, White, or Hybrid	Striped Bass (16)

Gompers Park Lagoon, Chicago Park District

	3	
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	ishing	- 6 Fish Daily Creel Limit
	Line F	Creel
	and	Daily
	Pole	Fish
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		Catfish
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Gordon F. More Park Lake, City of Alton Madison County

- 2 Pole and Line Fishing Only (1) - 25 Fish Daily Creel Limit	 6 Fish Daily Creel Limit 2 Fish < 15" &/or 1 Fish > or = 15" I
Bluegill or Redear Sunfish (14)	Channel Catfish Large or Smallmouth Bass (14)

Daily (25)

Governor Bond Lake, City of Greenville

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit

Garfield Park Lagoon, Chicago Park District

Cook County

Channel Catfish

NOTICE OF PROPOSED AMENDMENTS

- 15" Minimum Length Limit - 17" Minimum Length Limit · 3 Fish Daily Creel Limit - 3 Fish Daily Creel Limit Large or Smallmouth Bass (14) Large or Smallmouth Bass (14) Striped, White, or Hybrid Striped, White, or Hybrid Striped Bass (16) Striped Bass Bond County

Greenfield City Lake, City of Greenfield

 2 Pole and Line Fishing Only (1)
 6 Fish Daily Creel Limit Channel Catfish All Fish Green County

Greenville Old City Lake, City of Greenville

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit Fall Glosed Season (10) Channel Catfish All Fish Prout Bond County

Harrisburg New City Reservoir, City of Harrisburg

- 2 Pole and Line Fishing Only (1) 6 Fish Daily Creel Limit Channel Catfish All Fish Saline County

Heidecke Lake, Heidecke Lake State Fish and Wildlife Area

10 Creel/3 Fish 17" or Longer Daily (17) 2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit 14" 22" Minimum Length Limit 18" Minimum Length Limit 3 Fish Daily Creel Limit 3 Fish Daily Creel Limit Large or Smallmouth Bass (44) Large or Smallmouth Bass (14) Walleye, or-Sauger, or Hybrid Walleye, Sauger, or Hybrid Walleye (14) Striped, White, or Hybrid Channel Catfish Striped Bass Grundy County All Fish

Hennepin Canal, Hennepin Canal Parkway State Park

2 Pole and Line Fishing Only (1) 14" Minimum Length Limit Fall Closed Season (19) Spring Glosed Season (11) Large or Smallmouth Bass (44) Multiple Counties Trout Prout

Hennepin Canal-Mainline & Feeder, Hennepin Canal Parkway State Park Multiple Counties

2 Pole and Line Fishing Only (1)(13)

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- 14" Minimum Length Limit - 14" Minimum Length Limit Herrick Lake, DuPage County Forest Preserve District arge or Smallmouth Bass (14) Walleye, or Sauger, or Hybrid Walleye (14)

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit Channel Catfish DuPage County

- 2 Pole and Line Fishing Only (1) - 6 Fish Daily Creel Limit - 14" Minimum Length Limit Hidden Springs State Forest Ponds, Hidden Springs State Forest All Fish Shelby County

Large or Smallmouth Bass (14)

Channel Catfish

Highland Old City Lake, City of Highland Madison County

 2 Pole and Line Fishing Only (1)
 6 Fish Daily Creel Limit Fall Closed Season (10) Channel Catfish All Fish Prout

Hillsboro Old City Lake, City of Hillsboro

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit
12-16" Slot Length Limit (3) Large or Smallmouth Bass (14) Channel Catfish Montgomery County All Fish

Homer Lake, Champaign County Forest Preserve District

Champaign County

- 2 Pole and Line Fishing Only (1) - 14" Minimum Length Limit - 6 Fish Daily Creel Limit Large or Smallmouth Bass (14) Channel Catfish

Hormel Ponds, Donnelly State Fish and Wildlife Area

2 Pole and Line Fishing Only (1)(19)
6 Fish Daily Creel Limit Channel Catfish Bureau County

- 14" Minimum Length Limit Large or Smallmouth Bass (14)

Horseshoe Lake-Alexander Co., Horseshoe Lake Conservation Area

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit Alexander County All Figh

Channel Catfish

- 14" Minimum Length Limit Large or Smallmouth Bass (14)

Horton Lake, Nauvoo State Park Hancock County

All Fish

- 2 Pole and Line Fishing Only (1)

NOTICE OF PROPOSED AMENDMENTS

6 Fish Daily Creel Limit	2 Pole and Line Fishing Only (1) 6 Fish Daily Creel Limit	inois 2 Pole and Line Fishing Only (1) 6 Fish Daily Creel Limit Fall Closed Season (10)
Channel Catfish	Humbolt Park Lagoon, Chicago Park District Cook County All Fish Channel Catfish	III. Dept. of Transportation Lake, State of Illinois Sangamon County All Fish Channel Catfish Treat Treat

Illinois & Michigan Canal, State of Illinois

Spring Closed Season (11)

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit Grundy/LaSalle Counties All Fish

Channel Catfish

Illinois Beach State Park Ponds, Illinois Beach State Park

All Fish Lake County

 2 Pole and Line Fishing Only (1)
 6 Fish Daily Creel Limit Channel Catfish

Jackson Park Lagoon (including-Columbia Basin) Lagoon, Chicago Park District 2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit All <u>Fish</u> Channel Catfish Cook County

Johnson Sauk Trail Lake & Pond, Johnson Sauk Trail State Park

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit
14" Minimum Length Limit Large or Smallmouth Bass (44) Channel Catfish Henry County

Jones Park Lake, City of East St. Louis

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit Spring Closed Season (11) Fall Glosed Season (10) Channel Catfish St. Clair County All Fish Trout

Jones State Lake, Saline County Conservation Area

Saline County

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit
14" Minimum Length Limit

Large or Smallmouth Bass (14) Channel Catfish

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	±
	- Fall Closed Season (10) - Spring Closed Season (11)
	Fall Closed Season (10) Spring Closed Season (
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Jones State Lake Pond, Saine County Conservation facts	T S
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2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit Jubilee College State Park Ponds, Jubilee College State Park All Fish Channel Catfish Peoria Count

Kaskaskia River & all tributaries, State of Illinois Multiple Counties

- 14" Minimum Length Limit Walleye, or Sauger, or Hybrid Walleye (14)

Kendall Co. Lake #1, Kendall County Forest Preserve District Kendall County

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit
14" Minimum Length Limit
3 Fish Daily Creel Limit Large or Smallmouth Bass (14)
Large or Smallmouth Bass (14) Channel Catfish All Fish

Kent Greek, State of Illinois Winnebago County

Spring Closed Season (11)

Kickapoo State Park Lakes & Ponds, Kickapoo State Park Vermilion County

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit Channel Catfish

Kinkaid Lake, Kinkaid Lake State Fish and Wildlife Area Jackson County

18" Minimum Length Limit 36" Minimum Length Limit arge or Smallmouth Bass (14) Pure Muskellunge

- 14" Minimum Length Limit Walleye, or Sauger, or Hybrid Walleye (14)

Lake Atwood, McHenry County Conservation District McHenry County

 2 Pole and Line Fishing Only (1)
 6 Fish Daily Creel Limit Spring Glosed Season (11) Channel Catfish All Fish

Lake Bloomington, City of Bloomington McLean County

- 15" Minimum Length Limit Large or Smallmouth Bass (14) Striped, White, or Hybrid

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- 17" Minimum Length Limit	- 3 Fish Daily Creel Limit	- 14" Minimum Length Limit
Striped Bass	Striped, White, or Hybrid Striped Bass (16)	Walleye, or Sauger, or Hybrid

Lake

		2 Pole and Line Fishing Only (1)	6 Fish Daily Creel Limit	1 Fish Daily Creel Limit	14" Minimum Length Limit	36" Minimum Length Limit		- 14" Minimum Length Limit		25 Fish Daily Creel Limit	
rark			•	-	•	11		,			
ake Cariton, Morrison-Rockwood State Fark	Whiteside County	All Fish	Channel Catfish	Large or Smallmouth Bass (14)	Large or Smallmouth Bass (14)	Pure Muskellunge	Walleye, or Sauger, or Hybrid	Walleye (14)	White, Black, or Hybrid	Crappie (15)	

Lake Co. Forest Preserve District Lakes, Lake County Forest Preserve District Lake County

 2 Pole and Line Fishing Only (1) 	 6 Fish Daily Creel Limit 	 1 Fish Daily Creel Limit 	- 15" Minimum Length Limit	
All Fish	Channel Catfish	Large or Smallmouth Bass (14)	Large or Smallmouth Bass (14)	

 2 Pole and Line Fishing Only (1)
 14" Minimum Length Limit - 14" Minimum Length Limit All Fish
Large or Smallmouth Bass (14)
Walleye, or Sauger, or Hybrid
Walleye (14) Lake Decatur, City of Decatur Macon County

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit
2 Fish <15" &/or 1 Fish > or = 15" Daily (25) Large or Smallmouth Bass (14) Lake Eureka, City of Eureka Woodford County All <u>Fish</u> Channel Catfish

Lake George, Loud Thunder Forest Preserve

		2 Pole and Line Fishing Only (1)	6 Fish Daily Creel Limit	14" Minimum Length Limit	36" Minimum Length Limit		14" Minimum Length Limit
,		٠	•	•			١
The state of the s	Rock Island County	All Fish	Channel Catfish	Large or Smallmouth Bass (44)	Pure Muskellunge	Walleye, or-Sauger, or Hybrid	Walleye (14)

Lake Glendale, Shawnee National Forest

- 10" Minimum Length Limit

Lake Michigan (Illinois Portion), State of Illinois Lake/Cook Counties Trout and Salmon - 10"

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 2 Pole and Line Fishing Only (1) 6 Fish Daily Greel Limit 	 2 Pole and Line Fishing Only (1) 6 Fish Daily Creel Limit 15" Minimum Length Limit 17" Minimum Length Limit 3 Fish Daily Creel Limit 25 Fish Daily Creel Limit 9" Minimum Length Limit 	 2 Pole and Line Fishing Only (1) 10 Fish Daily Creel Limit 14" Minimum Length Limit 3 Fish Daily Creel Limit 10 Fish Daily Creel Limit 	e Park 2 Pole and Line Fishing Only (1) 10 Fish Daily Creel Limit 6 Fish Daily Creel Limit 14" Minimum Length Limit 14" Minimum Length Limit 25 Fish Daily Creel Limit	- 6 Fish Daily Creel Limit
Pope County All <u>Fish</u> Channel Catfish	Lake Jacksonville, City of Jacksonville Morgan County All Fish Channel Catfish Large or Smallmouth Bass (44) Striped, White, or Hybrid Striped, White, or Hybrid Striped Bass Striped Bass (16) White, Black, or Hybrid Crappie (15) White, Black, or Hybrid Crappie	Lasale County Lasale County All Fish Bluegill or Redear Sunfish (14) Channel Catfish Large or Smallmouth Bass (44) Large or Smallmouth Bass (14) White. Black, or Hybrid Crappie (15)	Lake Le-Aqua-Na, Lake Le-Aqua-Na State Park Stephenson County All Fish Bluegill or Redear Sunfish (14) 10 Channel Catfish Large or Smallmouth Bass (14) 11 Large or Smallmouth Bass (14) 11 Large or Smallmouth Bass (14) 14 Walleye, er Sauger, or Hybrid Walleye, er Sunger, or Hybrid White, Black, or Hybrid Crappie (15) 12	Lake Mendota, City of Mendota LaSalle County Channel Catfish

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Lake Milliken, Des Plaines Conservation Area

Will County

- 2 Pole and Line Fishing Only (1) - 6 Fish Daily Creel Limit Spring Closed Season (11) Channel Catfish FORE Lake Mingo & Ponds Kennekuk Cove Park, Vermilion County Conservation Area Vermilion County

- 2 Pole and Line Fishing Only (1) 25 Fish Daily Creel Limit
 6 Fish Daily Creel Limit Bluegill or Redear Sunfish (14)

Large or Smallmouth Bass (14) Walleye, or Sauger, or Hybrid Channel Catfish

- 15" Minimum Length Limit 14" Minimum Length Limit Walleye (14)

Lake Murphysboro, Lake Murphysboro State Park

Jackson County

 2 Pole and Line Fishing Only (1) - 25 Fish Daily Creel Limit 6 Fish Daily Creel Limit Bluegill or Redear Sunfish (14)

- 15" Minimum Length Limit Large or Smallmouth Bass (44) Channel Catfish

Lake Nellie, City of St. Elmo

Fayette County All Fish

Channel Catfish

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit - 14" Minimum Length Limit Large or Smallmouth Bass (14)

Lake of the Woods & Elk's Pond, Champaign County Forest Preserve District Champaign County

- 2 Pole and Line Fishing Only (1) Channel Catfish

- 14" Minimum Length Limit 6 Fish Daily Creel Limit Large or Smallmouth Bass (14)

Spring Closed Season (11)

Lake Olson, Rock Cut State Park

Prout

Winnebago County

2 Pole and Line Fishing Only (1) 6 Fish Daily Creel Limit 14" Minimum Length Limit Large or Smallmouth Bass Channel Catfish

Lake Paradise & Shadow Ponds, City of Mattoon

All Fish Coles County

- 2 Pole and Line Fishing Only (1) - 14" Minimum Length Limit Large or Smallmouth Bass (14)

Lake Paradise Shadow Ponds, City of Mattoon Coles County

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- 6 Fish Daily Creel Limit

Channel Catfish

arge or Smallmouth Bass (14) Effingham County

Lake Sara, City of Effingham

- 14" Minimum Length Limit

- 14" Minimum Length Limit

Walleye, or Sauger, or Hybrid Walleye (14)

- 14" Minimum Length Limit

- 36" Minimum Length Limit Lake Shelbyville (21), U.S. Army Corps of Engineers Moultrie/Shelby Counties arge or Smallmouth Bass (14)

Walleye, or Sauger, or Hybrid White, Black, or Hybrid Pure Muskellunge Walleye (14)

- 14" Minimum Length Limit

25 Fish Daily Creel Limit Crappie (15) White, Black, or Hybrid Crappie (46)

9" Minimum Length Limit

Lake Shelbyville Ponds & Woods Lake, Lake Shelbyville State Fish and Wildlife Area 2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit
14" Minimum Length Limit Moultrie/Shelby Counties

Large or Smallmouth Bass (14) Channel Catfish

All Fish

Lake Springfield, City of Springfield Sangamon County All Fish

Large or Smallmouth Bass (44)

- 2 Pole and Line Fishing Only (1)

- 15" Minimum Length Limit

14" Minimum Length Limit

Walleye, or Sauger, or Hybrid White, Black, or Hybrid Walleye (1-4) Crappie (15)

- 9" Minimum Length Limit 25 Fish Daily Creel Limit White, Black, or Hybrid Crappie (16)

- 2 Pole and Line Fishing Only (1) Lake Storey, City of Galesburg Knox County All Fish

- 6 Fish Daily Creel Limit . 12-15" Slot Length Limit (3) - 25 Fish Daily Creel Limit Large or Smallmouth Bass (14) Bluegill or Redear Sunfish (14) Channel Catfish

Lake Sule, Rock Cut State Park

Winnebago Gounty

9 Pole and Line Fishing Only (1) 6 Fish Daily Greet Limit Large or Smallmouth Bass (14) Channel Catfish

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Lake Vandalia, City of Vandalia

Fayette County

- 2 Pole and Line Fishing Only (1)

- 14" Minimum Length Limit 6 Fish Daily Creel Limit Large or Smallmouth Bass (44) Channel Catfish

Striped, White, or Hybrid

Striped Bass Striped, White, or Hybrid

17" Minimum Length Limit

Striped Bass (16)

- 3 Fish Daily Creel Limit

Lake Vermilion, Vermilion County Conservation District

Vermilion County All Fish

2 Pole and Line Fishing Only (26) - 15" Minimum Length Limit (23) 36" Minimum Length Limit (23)

Large or Smallmouth Bass (14) Pure Muskellunge Walleye, or Sauger, or Hybrid

14" Minimum Length Limit (23)

Lake Williamsville, City of Williamsville

Walleye (14)

Sangamon County

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit
15" Minimum Length Limit

Large or Smallmouth Bass (44) Channel Catfish

LaSalle Lake, LaSalle Power Station

LaSalle County

 2 Pole and Line Fishing Only (1)
 1 Fish Daily Creel Limit All Fish

- 18" Minimum Length Limit Large or Smallmouth Bass (14) Large or Smallmouth Bass (14) Striped, White, or Hybrid

 10 Creel/3 Fish 17" or Longer Daily (17) Striped Bass (16)

Lincoln Log Cabin Pond, Lincoln Log Cabin Historical Site

All Fish Coles County

Lincoln Park North Lagoon, Chicago Park District

Cook County

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit

· 2 Pole and Line Fishing Only (1)

Channel Catfish

Lincoln Park South Lagoon, Chicago Park District Cook County

All Fish

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit

Channel Catfish

Lincoln Trail Lake, Lincoln Trail State Park

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All Fish Channel Catfish Clark County

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit
12-15" Slot Length Limit (3)

Large or Smallmouth Bass (14)

Little Black Slough, Little Black Slough State Natural Area

All Fish All Fish

Johnson County

- 2 Pole and Line Fishing Only (1) - No Seines

Little Cedar Lake, Shawnee National Forest

Jackson County All Fish

Channel Catfish

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit

Little Grassy Lake, U.S. Fish and Wildlife Service

Williamson County All Fish

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit
12-15" Slot Length Limit (3)

Little Sister Lake, County of Fulton

Channel Catfish

Large or Smallmouth Bass (14)

Fulton County

2 Pole and Line Fishing Only (1)
10 Fish Daily Creel Limit
6 Fish Daily Creel Limit Bluegill or Redear Sunfish (14) Channel Catfish

- 15" Minimum Length Limit - 3 Fish Daily Creel Limit Large or Smallmouth Bass (44) Large or Smallmouth Bass (14)

Lou Yeager Lake, City of Litchfield

- 15" Minimum Length Limit - 3 Fish Daily Creel Limit Large or Smallmouth Bass (14)
Large or Smallmouth Bass (14) Montgomery County

Lower Cache River, Lower Cache River State Natural Area

Pulaski/Johnson Counties

- 2 Pole and Line Fishing Only (1) No Seines All Fish

Lyerla Lake, Union County Conservation Area

Channel Catfish All Fish Union County

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit

Macon County Conservation District Ponds, Macon County Conservation District

All Fish Channel Catfish

Macon County

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit

NOTICE OF PROPOSED AMENDMENTS

Miggle Lake, Cook County Forest Preserve District Cook County

All Fish

Channel Catfish

2 Pole and Line Fishing Only (1)
 6 Fish Daily Creel Limit

Cook County

- 2 Pole and Line Fishing Only (1) - 6 Fish Daily Creel Limit

Marquette Park Lagoon, Chicago Park District

Channel Catfish All Fish

Marshall County Conservation Area (Fishing Ditch), Marshall County Conservation Area

Marshall County All Fish

2 Pole and Line Fishing Only (1)

Mattoon Lake, City of Mattoon Coles County

All Fish

- 2 Pole and Line Fishing Only (1)

- 14" Minimum Length Limit

Large or Smallmouth Bass (44)

Mazonia-Braidwood Lakes & Ponds, Mazonia-Braidwood State Fish and Wildlife Area

Grundy/Will Counties

- 2 Pole and Line Fishing Only 6 Fish Daily Creel Limit
 15" Minimum Length Limit Channel Catfish

- 3 Fish Daily Creel Limit Large or Smallmouth Bass (44) Large or Smallmouth Bass (14)

Striped, White, or Hybrid

- 17" Minimum Length Limit

3 Fish Daily Creel Limit

Walleye, or Sauger, or Hybrid Striped Bass Striped, White, or Hybrid Striped Bass (16) Walleye (14)

- 14" Minimum Length Limit

- 10 Fish Daily Creel Limit

White, Black or Hybrid Crappie (15)

McCullom Lake, City of McHenry

McHenry County

Channel Catfish All Fish

- 2 Pole and Line Fishing Only (1) - 6 Fish Daily Creel Limit

McKinley Park Lagoon, Chicago Park District

Cook County

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit All Fish Channel Catfish

McLeansboro City Lakes, City of McLeansboro Hamilton County

All Fish

- 2 Pole and Line Fishing Only (1)

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- 14" Minimum Length Limit - 6 Fish Daily Creel Limit Large or Smallmouth Bass (14) Channel Catfish

Mermet State Lake, Mermet Lake Conservation Area

Massac County

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit

Large or Smallmouth Bass (14) Channel Catfish

- 14" Minimum Length Limit

Middle Fork Forest Preserve Ponds, Champaign County Forest Preserve

Champaign County All Fish

25 Fish Daily Creel Limit
6 Fish Daily Creel Limit Bluegill or Redear Sunfish (14)

2 Pole and Line Fishing Only (1)

. 14" Minimum Length Limit Large or Smallmouth Bass (14) Channel Catfish

Mill Creek Lake, Clark County Park District

Clark County

Large or Smallmouth Bass (14) Channel Catfish All Fish

 2 Pole and Line Fishing Only (1)
 6 Fish Daily Creel Limit - 12-15" Slot Length Limit (3)

14" Minimum Length Limit Walleye, or Sauger, or Hybrid

Walleye (44)

Miller Park Lake, City of Bloomington

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit Spring Closed Season (11) Channel Catfish McLean County All Fish

Mineral Springs Park Lagoon, City of Pekin

Prout

Tazewell County

All Fish

2 Pole and Line Fishing Only (1) 6 Fish Daily Creel Limit Fall Closed Season (10) Channel Catfish

Mississippi River (between IL & IA), State of Illinois

- 14" Minimum Length Limit - 5 Fish Daily Creel Limit Large or Smallmouth Bass (14) Multiple Counties

- 10 Fish Daily Creel Limit (24) - 15" Minimum Length Limit Northern Pike

Walleye and Sauger (14) Walleye

Mississippi River (between IL & MO), State of Illinois

Walleye and Sauger (14) Northern Pike Multiple Counties

- 1 Fish Daily Creel Limit - 8 Fish Daily Creel Limit

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2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit Monee Reservoir, Will County Forest Preserve District Will County

1 Fish Daily Creel Limit 15" Minimum Length Limit Large or Smallmouth Bass (14) Large or Smallmouth Bass Channel Catfish

Montrose Lake, City of Montrose

Channel Catfish Cumberland County

· 2 Pole and Line Fishing Only (1) - 6 Fish Daily Creel Limit - 14" Minimum Length Limit

Large or Smallmouth Bass (14)

Mt. Olive City Lakes, City of Mt. Olive Macoupin County

Channel Catfish All Fish

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit

Mt. Sterling Lake, City of Mt. Sterling Brown County

 6 Fish Daily Creel Limit
 12-15" Slot Length Limit (3) Large or Smallmouth Bass (44) Channel Catfish

Mundelein Park Dist. (Diamond Lake & Park Ponds), City of Mundelein

- 2 Pole and Line Fishing Only (1) 15" Minimum Length Limit
 3 Fish Daily Creel Limit 6 Fish Daily Creel Limit Large or Smallmouth Bass (44) Large or Smallmouth Bass (14) Channel Catfish All Fish Lake County

Nashville City Lake, City of Nashville Washington County

Channel Catfish

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit - 18" Minimum Length Limit Large or Smallmouth Bass (44)

New Lake, Flagg-Rochelle Park District Ogle County

Pure Muskellunge Channel Catfish All Fish

2 Pole and Line Fishing Only (1) 6 Fish Daily Creel Limit 36" Minimum Length Limit

- 2 Pole and Line Fishing Only (1)

Newton Lake, Newton Lake State Fish and Wildlife Area Jasper County - 18" Minimum Length Limit - 3 Fish Daily Creel Limit Large or Smallmouth Bass (44)
Large or Smallmouth Bass (14)
Walleye, er-Sauger, or Hybrid

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- 10" Minimum Length Limit - 14" Minimum Length Limit - 10 Fish Daily Creel Limit Crappie (15) White, Black, or Hybrid White, Black, or Hybrid Crappie (46) Walleye (14)

Ochhurst Lake, City of Aurora

Channel Catfish Kane County

6 Fish Daily Greel Limit

Oakland City Lake, City of Oakland Coles County

All Fish Channel Catfish

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit - 14" Minimum Length Limit Large or Smallmouth Bass (44)

One Horse Gap Lake, Shawnee National Forest

Gallatin County All Fish Channel Catfish

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit

Otter Lake, Otter Lake Water Commission

Macoupin County

. 15" Minimum Length Limit - 17" Minimum Length Limit Large or Smallmouth Bass (14) Striped, White, or Hybrid Striped Bass Striped, White, or Hybrid

- 36" Minimum Length Limit - 3 Fish Daily Creel Limit 8 Fish Daily Greel Limit Large or Smallmouth Bass (14) Striped Bass (16) Pure Muskellunge

Palmyra City Lake & Terry Park Pond, City of Palmyra

Macoupin County

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit Channel Catfish All Fish

Shelby and Christian Counties Pana Lake, City of Pana

Channel Catfish

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit - 14" Minimum Length Limit Large or Smallmouth Bass (14)

Paris East & West Lakes, City of Paris

All Fish Channel Catfish Edgar County

2 Pole and Line Fishing Only (1)[5]
6 Fish Daily Creel Limit
14" Minimum Length Limit Large or Smallmouth Bass (14)

NOTICE OF PROPOSED AMENDMENTS

Peetuan Lake, Kickapoo State Park

Vermilion County

- 14" Minimum Length Limit Large or Smallmouth Bass (44) No see Pond Grawford So. Sons. Area, Grawford County Conservation Area

Fall Closed Season (10)

Granderd County

Pierce Lake, Rock Cut State Park Winnebago County

Bluegill or Redear Sunfish (14) All Fish

2 Pole and Line Fishing Only (1)(8)
5 Fish Daily Creel Limit
6 Fish Daily Creel Limit

1 Fish Daily Creel Limit . 36" Minimum Length Limit 14" Minimum Length Limit

Large or Smallmouth Bass (14)
Large or Smallmouth Bass (14) Channel Catfish

Walleye, er-Sauger, or Hybrid Pure Muskellunge

White, Black, or Hybrid Walleye (14)

Crappie (15)

5 25 Fish Daily Creel Limit

Pine Greek, State of Illinois

Ogle County

Spring Closed Season (11)

Piscasaw Creek, State of Illinois

McHenry County Trout Pittsfield City Lake, City of Pittsfield

Spring Glosed Season (11) - 9" Minimum Length Limit

Pike County

- 14" Minimum Length Limit - 17" Minimum Length Limit Large or Smallmouth Bass (44) Striped, White, or Hybrid

Striped, White, or Hybrid Striped Bass (16) Striped Bass

14" Minimum Length Limit - 8 Fish Daily Creel Limit Walleye, or Sauger, or Hybrid Walleye (14)

Pocahontas Park Pond, City of Pocahontas

All Fish

Channel Catfish

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit

Pounds Hollow Lake, Shawnee National Forest Gallatin County

All Fish

- 2 Pole and Line Fishing Only (1)

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· 6 Fish Daily Creel Limit

Channel Catfish

Powerton Lake, Powerton Lake Fish and Wildlife Area

Tazewell County All Fish

- 2 Pole and Line Fishing Only (1) - 6 Fish Daily Creel Limit

Large or Smallmouth Bass (44) arge or Smallmouth Bass (14) Channel Catfish

10 Creel/3 Fish 17" or Longer Daily (17)

- 14" 18" Minimum Length Limit
3 Fish Daily Creel Limit

Walleye, or Sauger, or Hybrid Striped Bass (16) Walleye (14)

Striped, White, or Hybrid

Walleye, or Sauger, or Hybrid

Walleye (14)

- 9924" Minimum Length Limit

- 1 Fish Daily Creel Limit

Pratt Wayne Woods Lakes, DuPage County Forest Preserve

DuPage County

Channel Catfish

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit

Prospect Pond, City of Moline

Rock Island County

Fall Closed Season (10)

Pyramid State Park Lakes & Ponds, Pyramid State Park

All Fish Perry County

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit Channel Catfish

Ramsey Lake, Ramsey Lake State Park

Fayette County

Bluegill or Redear Sunfish (14) Channel Catfish

2 Pole and Line Fishing Only (1)
25 Fish Daily Creel Limit
6 Fish Daily Creel Limit
14" Minimum Length Limit Large or Smallmouth Bass (14) White, Black, or Hybrid

White, Black, or Hybrid Crappie (15)

9" Minimum Length Limit 10 Fish Daily Creel Limit

Randolph County Lake, Randolph County Conservation Area Crappie (46)

Randolph County All Fish

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit Channel Catfish

- 14" Minimum Length Limit
- 3 Fish Daily Creel Limit Large or Smallmouth Bass (14)

All Glosed Beason (10) Large or Smallmouth Bass (14)

Walleye, or Sauger, or Hybrid

NOTICE OF PROPOSED AMENDMENTS

- 14" Minimum Length Limit Red Hills Lake, Red Hills State Park Walleye (144) Lawrence County

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit - 15" Minimum Length Limit Large or Smallmouth Bass (14) Channel Catfish

Rend Lake, (22) U.S. Army Corps of Engineers

Franklin County

- 14" Minimum Length Limit Large or Smallmouth Bass (14)

Rend Lake Project Ponds, U.S. Army Corps of Engineers Franklin County

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit
14" Minimum Length Limit Large or Smallmouth Bass (44) Large or Smallmouth Bass (14) Channel Catfish

3 Fish Daily Creel Limit

Ridge Lake, Fox Ridge State Park

Coles Count

2 Pole and Line Fishing Only (1) 14" Mirimum Length Limit 14" Mirimum Length Limit Channel Catfish All Fish

14" Minimum Length Limit Large or Smallmouth Bass Walleye, Sauger, or Hybrid Walleye

Riis Park Lagoon, Chicago Park District

Cook County

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit Channel Catfish All Fish

Rock Creek, State of Illinois

Kankakee-Gounty

Spring Closed Season (11) Trough

Rock River Main Stem Only, State of Illinois Multiple Counties

 12" Minimum Length Limit 14" Minimum Length Limit Large or Smallmouth Bass (14) Walleye, or-Sauger, and Hybrid Walleye (14)

Reck Springs Pond, Macon County Conservation District

Spring Closed Season (11)

Macon County

Roodhouse Park Lake, City of Roodhouse Green County

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2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit Channel Catfish

Quarry (East), Gook County Forest Preserve

Fall Closed Season (10)

Sam Dale Cons. Area Lake & Ponds, Sam Dale Conservation Area

Wayne County

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit

- 14" Minimum Length Limit Large or Smallmouth Bass (14) Channel Catfish

Sam Dale Trout Pond, Sam Dale Conservation Area

Spring Closed Season (11) Fall Closed Season (10) Wayne County

Sam Parr Lake, Sam Parr State Park

Jasper County

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit Channel Catfish

15" Minimum Length Limit Large or Smallmouth Bass (14)

Sand Lake, Illinois Beach State Park Lake County

- 6 Fish Daily Creel Limit - 14" Minimum Length Limit Large or Smallmouth Bass (14) Channel Catfish

Spring Closed Season (11)

Sangchris Lake, Sangchris Lake State Park

Christian/Sangamon Counties

2 Fish < 15" &/or I Fish > or = 15" Daily (25) - 2 Pole and Line Fishing Only (1) Large or Smallmouth Bass (14) Large or Smallmouth Bass (14)

- 25 Fish Daily Creel Limit White, Black, or Hybrid Crappie (15)

- 9" Minimum Length Limit White, Black, or Hybrid Crappie (45)

3 Fish Daily Greel Limit Large or Smallmouth Bass (14)

Sangchris Lake Park Ponds, Sangchris Lake State Park Sangamon County

Schuy-Rush Lake, City of Rushville

- 2 Pole and Line Fishing Only (1)

Walleye, or Sauger, or Hybrid

Schuyler County

NOTICE OF PROPOSED AMENDMENTS

- 14" Minimum Length Limit	- 9" Minimum Length Limit	State Bart
Walleye (14)	Crappie (15)	Janes State Bear State Bear State Bear

Citizen's Pond, Kankakee Kiver Senior Citizen's Po Kankakee County

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit Channel Catfish All Fish

Shabbona Lake, Shabbona Lake State Park DeKalb County

- 2 Pole and Line Fishing Only (1) - 10 Fish Daily Creel Limit 6 Fish Daily Creel Limit Bluegill or Redear Sunfish (14) Channel Catfish

1 Fish Daily Creel Limit 14" Minimum Length Limit 36" Minimum Length Limit Large or Smallmouth Bass (14) Large or Smallmouth Bass (14)

Walleye, er-Sauger, or Hybrid Pure Muskellunge Walleye (14)

14" Minimum Length Limit White, Black, or Hybrid Crappie (15)

10 Fish Daily Creel Limit

Shawnee National Forest Lakes & Ponds, Shawnee National Forest Multiple Counties

 6 Fish Daily Creel Limit Channel Catfish

Shawnee National Forest Lakes & Ponds less than 10 acres, U.S. Forest Service Multiple Counties

- 12" Minimum Length Limit Largemouth Bass

Sherman Park Lagoon, Chicago Park District

All Fish Cook County

Channel Catfish

2 Pole and Line Fishing Only (1)
 6 Fish Daily Creel Limit

Siloam Springs Lake, Siloam Springs State Park

Adams County

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit
12-15" Slot Length Limit (3) Channel Catfish All Fish

Spring Closed Season (11) Fall Closed Season (10) Large or Smallmouth Bass (14) Prout Prout

Silver Lake, DuPage County Forest Preserve District

DuPage County

Spring Closed Season (11)

Silver Lake (Highland), City of Highland

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Madison County

Walleye, or Sauger, or Hybrid Walleye (14)

. 14" Minimum Length Limit

Silver Springs S.P. Lake & Ponds, Silver Springs State Park Kendall County

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit
15" Minimum Length Limit

Large or Smallmouth Bass (14) Channel Catfish

Silver Springs S.P. Lake and Ponds, Silver Springs State Park Kendall County

Spring Glosed Season (11) Fall Closed Season (10)

Snake Den Hollow Lakes, Snake Den Hollow State Fish and Wildlife Area Knox County

Bluegill or Redear Sunfish (14) All Fish

2 Pole and Line Fishing Only (1)
5 Fish Daily Creel Limit
6 Fish Daily Creel Limit
1 Fish > 15" &/or 5 < 12" Daily (12) - 36" Minimum Length Limit Large or Smallmouth Bass (14) Channel Catfish

Walleye, or Sauger, or Hybrid Pure Muskellunge

White, Black, or Hybrid Walleye (14) Crappie (15)

5 Fish Daily Creel Limit

- 14" Minimum Length Limit

Sparta City Lakes, City of Sparta

Randolph County

- 2 Pole and Line Fishing Only (1) Channel Catfish

- 6 Fish Daily Creel Limit - 15" Minimum Length Limit Large or Smallmouth Bass (44)

Spring Lake, City of Macomb McDonough County

Channel Catfish

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit 17" Minimum Length Limit Striped, White, or Hybrid Striped, White, or Hybrid Striped Bass

- 3 Fish Daily Creel Limit Striped Bass (16)

Spring Lake (North & South), Spring Lake Conservation Area Tazewell County

Channel Catfish All Fish

2 Pole and Line Fishing Only (1)
 6 Fish Daily Creel Limit

14" Minimum Length Limit 36" Minimum Length Limit Large or Smallmouth Bass (44)
Pure Muskellunge

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9" Minimum Length Limit 25 Fish Daily Creel Limit White, Black, or Hybrid White, Black, or Hybrid Crappie (15) Crappie

St. Elmo South Lake, City of St. Elmo Fayette County

Channel Catfish All Fish

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit

Staunton City Lake, City of Staunton Macoupin County

Channel Catfish

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit
15" Minimum Length Limit Large or Smallmouth Bass (14) Large or Smallmouth Bass (14)

3 Fish Daily Creel Limit

Sterling Lake, Lake County Forest Preserve District

- 2 Pole & Line Fishing Only (1) 6 Fish Daily Creel Limit
 1 Fish Daily Creel Limit Channel Catfish

15" Minimum Length Limit 36" Minimum Length Limit Large or Smallmouth Bass (14) Large or Smallmouth Bass Pure Muskellunge

14" Minimum Length Limit Walleye, or-Sauger, or Hybrid Walleye (14)

Tampier Lake, Cook County Forest Preserve

Cook County

- 2 Pole and Line Fishing Only - 16" Minimum Length Limit - 6 Fish Daily Creel Limit Walleye, or Sauger, or Hybrid Channel Catfish All Fish

Tecumseh Lake, Shawnee National Forest

Walleye (14)

All Fish Hardin County

2 Pole and Line Fishing Only (1) 6 Fish Daily Creel Limit Channel Catfish

Ten Mile Creek Lakes, Ten Mile Creek State Fish and Wildlife Area Hamilton/Jefferson Counties

- 2 Pole and Line Fishing Only (1) 6 Fish Daily Creel Limit

 14" Minimum Length Limit Large or Smallmouth Bass (44) Channel Catfish

Tomahawk Lake, Moraine Hills State Park

McHenry County

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2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit - 14" Minimum Length Limit - 3 Fish Daily Creel Limit Large or Smallmouth Bass (14) Channel Catfish

Tremont Ponds, Village of Tremont, Tazewell County

2 Pole and Line Fishing Only 6 Fish Daily Creel Limit Channel Catfish

Turner Lake, Chain O'Lakes State Park

All Fish Lake County

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit
1 Fish Daily Creel Limit Channel Catfish

- 15" Minimum Length Limit Large or Smallmouth Bass (14) Large or Smallmouth Bass (14)

Tuscola City Lake, City of Tuscola Douglas County

All Fish

- 2 Pole and Line Fishing Only (1) - 14" Minimum Length Limit 6 Fish Daily Creel Limit Large or Smallmouth Bass (14) Channel Catfish

Valley Lake, Wildwood Park District

Lake County

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit
15" Minimum Length Limit Channel Catfish

- 3 Fish Daily Creel Limit Large or Smallmouth Bass (14)
Large or Smallmouth Bass (14)

Vandalia Correctional Facility Ponds, State of Illinois

Fayette County

 2 Pole and Line Fishing Only (1)
 6 Fish Daily Creel Limit Channel Catfish Vanhorn Woods Pond, Will County Forest Preserve District Plainfield Park District Will County

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit Channel Catfish All Fish

Vernor Lake, City of Olney Richland County

Channel Catfish All Fish

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit - 14" Minimum Length Limit Large or Smallmouth Bass (44)

Villa Grove East Lake, City of Villa Grove Douglas County

Channel Catfish

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit

NOTICE OF PROPOSED AMENDMENTS

- 14" Minimum Length Limit Large or Smallmouth Bass (44)

Willa Grove West Lake, City of Villa Grove

Douglas County

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit

- 14" Minimum Length Limit Fall Closed Season (10) Large or Smallmouth Bass (14) Channel Catfish

Virginia City Reservoir, City of Virginia

All Fish Cass County

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit

- 15" Minimum Length Limit Large or Smallmouth Bass (14) Channel Catfish

Visitor Pond-Crab Orchard NWR, U.S. Fish and Wildlife Service

Williamson County

- 21" Minimum Length Limit Large or Smallmouth Bass (14)

Waddams Greek, State of Illinois

Stephenson County

Thort.

Spring Closed Season (11)

Walnut Point Lake, Walnut Point State Fish and Wildlife Area

Douglas County

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit
12-15" Slot Length Limit (3)

Large or Smallmouth Bass (44) Channel Catfish

Walton Park Lake, City of Litchfield

Montgomery County

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit Channel Catfish

Warrior Lake, Moraine Hills State Park

McHenry County

2 Pole and Line Fishing Only (1)
6 Fish Daily Greel Limit
14" Minimum Length Limit All Fish Channel Catfish

- 3 Fish Daily Creel Limit Large or Smallmouth Bass (44) Large or Smallmouth Bass (14)

Washington County Lake, Washington County Conservation Area Washington County

· 2 Pole and Line Fishing Only (1) - 14" Minimum Length Limit 6 Fish Daily Creel Limi Large or Smallmouth Bass (14) Channel Catfish

17" Minimum Length Limit Striped, White, or Hybrid

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Striped, White, or Hybrid Striped Bass (16)

- 3 Fish Daily Creel Limit

Washington Park Lagoon, Chicago Park District

Channel Catfish All Fish

Cook County

2 Pole and Line Fishing Only (1)
 6 Fish Daily Creel Limit

Washington Park Pond, Springfield Park District

Sengamon County

Trout The state of

Spring Glosed Season (11) Fall Closed Season (10)

Waverly Lake, City of Waverly

All Fish Morgan Count

- 2 Pole and Line Fishing Only (1) Channel Catfish

- 6 Fish Daily Creel Limit - 15" Minimum Length Limit Large or Smallmouth Bass (14)

Weinberg-King Pond, Weinberg-King State Park

Schuyler County All Fish

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit Channel Catfish

Weldon Springs Lake, Weldon Springs State Park

DeWitt County

2 Pole and Line Fishing Only (1)
 6 Fish Daily Creel Limit

- 14" Minimum Length Limit Large or Smallmouth Bass (14) Channel Catfish

West Frankfort New City Lake, City of West Frankfort

Franklin County

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit All Fish Channel Catfish

West Frankfort Old City Lake, City of West Frankfort

Franklin County All Fish

- 2 Pole and Line Fishing Only (1) - 6 Fish Daily Creel Limit Channel Catfish

White Hall City Lake, City of White Hall

Green County

Channel Catfish All Fish

2 Pole and Line Fishing Only (1)
 6 Fish Daily Creel Limit

Whoopie Cat Lake, Shawnee National Forest

Hardin County

- 2 Pole and Line Fishing Only (1)

DEPARTMENT OF CONSERVATION

AMENDMENTS

6 Fish Daily Creel Limit

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Wilderness Lake, Moraine Hills State Park

Channel Catfish

McHenry County

2 Pole and Line Fishing Only (1)

Channel Catfish

- 6 Fish Daily Creel Limit Large or Smallmouth Bass (14)

- 14" Minimum Length Limit 3 Fish Daily Creel Limit Large or Smallmouth Bass (14)

Wilderness Pond, Fox Ridge State Park

Coles County

Channel Catfish

2 Pole and Line Fishing Only (1) 14" Minimum Length Limit 6 Fish Daily Creel Limit Large or Smallmouth Bass

Wolf Lake, William W. Powers Conservation Area

Cook County

All Fish

2 Pole and Line Fishing Only (1) 6 Fish Daily Creel Limit

- 14" Minimum Length Limit Channel Catfish

Large or Smallmouth Bass (14)

Walleye, or-Sauger, or Hybrid

14" Minimum Length Limit Walleye (14)

Woodford Co. Cons. Area (Fishing Ditch), Woodford County Conservation Area Woodford County

- 2 Pole and Line Fishing Only (1)

Wyman Lake, City of Sullivan

Moultrie County All Fish

2 Pole and Line Fishing Only (1)
6 Fish Daily Creel Limit

Spring Closed Season (11) Channel Catfish Trout

Yellow Greek, State of Illinois

Stephenson County

Spring Closed Season (11)

effective (Source: Amended at 16 Ill. Reg.

Bullfrogs Section 810.60

Statewide Regulations.

(B

- Bullfrogs may be taken by hand, pole and line fishing methods, pitchfork, bow and arrow or bow and arrow device, spear or gig. 7
- No person shall take bullfrogs by commercial fishing devices including hoop nets, traps, or seines, or by the use of firearms, airguns or gas 2

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NOTICE OF PROPOSED AMENDMENTS

- The season is June 15 to August 31, both dates inclusive. ଶ
- The daily limit is 8; the possession limit is 16. Persons taking bullfrogs must have a valid sport fishing license or combination hunting and fishing license. 4
- Site Specific Regulations.

Q

Bullfrogs may be taken in accordance with Statewide Regulations, Section 810.60, a) above, on waters owned, managed or leased by the Department of Conservation.

effective (Source: Amended at 16 Ill. Reg.

Free Fishing Days Section 810.70

During the period of June 7, 8, 9 and 10, 1991-5, 6, 7 and 8, 1992, it shall be legal for any person to fish in waters wholly or in part within the jurisdiction of the State, including the Illinois portion of Lake Michigan, without possessing a sport fishing license or salmon stamp.

effective (Source: Amended at 16 Ill. Reg.

Tagged-Fishing Tournament Permits Section 810.90

Where prizes are offered for tagged or marked fish, a permit is required by the Department of Conservation for the following waters:

state owned waters;

waters managed by the state through a cooperative agreement;

waters managed by the state through a lease;

Carlyle Lake;

Lake Shelbyville, and

Rend Lake

A fishing tournament permit from the Department of Conservation is needed if:

- Prizes are offered for tagged or marked fish and where any of the waters listed in Section 810.45 are named as a tournament site, or ন
- The fishing event is conducted over a period of more than five (5) days during any calendar year, and prizes with a total value in excess of \$1,000 are offered. 回

and where any of the waters listed in Secstion 810.45 are named as a tournament

- Applications for a permit will be made in writing to the Department of Conservation, Division of Fisheries, at least 60 days prior to the first tournament 百年
- Conservation's assessment of the capability of the fishery resource to absorb the tournament with minimal impact. In determining whether or not to hold a fishing tournament, the Department will estimate the number of fish of a particular species to be caught in order to evaluate the impact of angling days per acre of ssuance or denial of a permit shall be based upon the Department of Items to be considered include: water. e> d)
- Species sought; A
- Biological status of population(s) or species sought. The following parameters will be considered in assessing the biological status or condition of the population of the species sought: 5
- Population density;

A

- Growth Rate; B
- Age structure; ට
- Size structure; and a
- Recruitment
- Length of tournament; 8
- Projected tournament fishing pressure, which is the estimated total number of angling days generated by a tournament; 4
- Provisions for obtaining, tagging, holding, handling and/or releasing fish; 2
- Safety; and 6
- Potential boater-user conflicts 5
- Tagged Fishing Tournament permittees must consult with the Division of Fisheries prior to tagging and/or releasing tagged fish to prevent conflict with Department fish tagging projects. (4) (F)
- Failure to acquire a permit as referenced in subsection (c) above is a petty offense and will result in denial of future applications for a Tagged Fishing Tournament Permit by that applicant, sponsor or group for a period up to five (5) years. G T

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NOTICE OF PROPOSED AMENDMENTS DEPARTMENT OF CONSERVATION

(Source: Amended at 16 Ill. Reg.

effective

NOTICE OF PROPOSED RULES

- The Heading of the Part: Emission Standards for Motor Vehicles and Motor Vehicle Engines
- 2) Code Citation: 35 Ill. Adm. Code 241
- 3) Section Number: Proposed Action:

new section	new section	new section	new section	new section													
241.100	241.101	241.102	241.103	241.120	241.121	241.122	241.123	241.140	241.160	241.161	241.180	241.181	241.Appendix A	Table I	Table II	Table III	241.Appendix B

4) Statutory Authority: Illinois Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 1113, pars. 1010, and 1027.)

new section

- A Complete Description of the Subjects and Issues Involved:
 In this rulemaking (R89-17(C)), the Board is considering
 adopting the California low emission vehicle (LEV) program
 in Illinois. The LEV program establishes four new
 categories of vehicle emission standards which are to be
 phased in starting, in California, with model year (MY)
 1994. The four types of LEV vehicles are transitional low
 emission vehicles (TLEV), low emission vehicles (LEV), ultra
 low emission vehicles (ULEV), and zero emission vehicles
 (ZEV). The proposed rules would apply only to passenger
 cars and light-duty trucks (defined as those rated at 6000
 pounds gross vehicle weight or less), and would begin to
 phase-in in Illinois with MY 1996 vehicles.
- Will this proposed rule replace an emergency rule currently in effect? No.

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- 7) Does this rulemaking contain an automatic repeal date? No.
- 8) Does this proposed (amendment, repealer) contain incorporations by reference? No.
- 9) Are there any other amendments pending on this Part? No.
- 10) Statement of Statewide Policy Objective (if applicable)?

These proposed rules would apply to all persons or entities which purchase new cars or light-duty trucks, beginning with the 1996 model year. These proposed rules would impose only minimal and infrequent additional expenditures on units of local government, only to the extent that any new vehicles purchased may cost slightly more.

11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

Send written comments concerning this rulemaking within 45 days of publication in the <u>Illinois Register</u> to Dorothy M. Gunn, Clerk, Illinois Pollution Control Board, 100 West Randloph Street, Suite 11-500, Chicago, IL 60601. Please include the docket number of this rulemaking (R89-17(C)) on all comments. Please send copies of all comments to:

William Denham Kathl.
Dept. of Energy and Illin
Natural Resources Prote
325 West Adams, Room 300 2200
Springfield, IL 62706 Pro.

Kathleen Bassi Illinois Environmental Protection Agency 2200 Churchill Road P.O. Box 19276 Springfield, IL 62794Additionally, the Board anticipates holding additional public hearings in this matter. Those hearings have not yet been scheduled. Persons who wish to comment on the need for additional hearings, what subjects should be discussed, and suggested timeframes for additional hearings should send written comments on those issues to Dorothy M. Gunn, Clerk of the Board, at the address above, by December 31, 1991. Hearings will be scheduled after that date. For further information on hearings, contact Elizabeth Schroer Harvey,

NOTICE OF PROPOSED RULES POLLUTION CONTROL BOARD

hearing officer, at 312/814-6921

- This is a Regulatory Flexibility Analysis (if applicable): 12)
- Date rule submitted to Business Assistance Office of the Department of Commerce and Community Affairs: November 25, 1991. R
- Types of small businesses affected:
 The proposed rules would affect new car dealerships,
 and may also affect used car dealerships and auto parts suppliers. B)
- Reporting, bookkeeping or other procedures required for vehicles and engines which conform to the requirements of the proposed rules. There are no reporting or bookkeeping requirements in the proposed rules. compliance: Car and parts dealers would be required to sell only 0
- Types of professional skills necessary for compliance: No specific professional skills are required for compliance. 0

text of the proposed amendments begins on the next page: The full

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NOTICE OF PROPOSED RULES POLLUTION CONTROL BOARD

SUBTITLE B: AIR POLLUTION CHAPTER I: POLLUTION CONTROL BOARD ENVIRONMENTAL PROTECTION TITLE 35:

EMISSION STANDARDS FOR MOTOR VEHICLES AND MOTOR VEHICLE ENGINES PART 241

PURPOSE, APPLICABILITY, AND DEFINITIONS SUBPART A:

Purpose Applicability Definitions Severability 241.101 241.102 241.103 241.100 Section

PROHIBITIONS SUBPART B:

Prohibitions Against Use Prohibitions Aginst Possession No Difference From California Standard Prohibitions Against Sale 241.120 241.121 241.122 241.123

EXEMPTIONS ວ SUBPART

> Exemptions 241.140

STANDARDS SUBPART D:

Emission Standards Fleet Average 241.160 ZERO EMISSION VEHICLES SUBPART E:

Zero Emission Vehicle Sales, Mandate Emission Credits 241.180 241.181

Table I 1996 and Subsequent Model-Year Vehicles
Table II TLEV, LEV, and ULEV Standards
Table III Formaldehyde Standards 241. Appendix A Emission Standards

Fleet Average Non-Methane Organic Gas Standards 241. Appendix B Fleet Average P

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AUTHORITY: Implementing Section 10 of the Enivronmental Protection Act (Ill.Rev.Stat. 1989, ch. 111 1/2, par. 1010) and authorized by Section 27 of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 1027).

Ill. Reg. Adopted in R89-17(C) at SOURCE:

effective

EMISSION STANDARDS FOR MOTOR VEHICLES AND MOTOR VEHICLE ENGINES PART 241

PURPOSE, APPLICABILITY, AND DEFINITIONS SUBPART A:

Purpose Section 241.100

Illinois should RESTORE, MAINTAIN, AND ENHANCE THE PURITY OF THE AIR OF THIS STATE IN ORDER TO PROTECT HEALTH, WELFARE, PROPERTY, Part to place controls on emissions from motor vehicles so as to reduce ozone levels, thus RESTORING, MAINTAINING, AND ENHANCING AND THE QUALITY OF LIFE. One threat to good air quality in the State is the formation of ozone. Mobile sources are the largest contribute to the formation of ozone. It is the purpose of this (Ill.Rev.Stat. 1989, ch. significant sources of nitrogen oxide emissions, all of which The General Assembly of the State of Illinois has found that source of carbon monoxide and hydrocarbon emissions, and THE PURITY OF THE AIR OF THIS STATE. 111 1/2, par. 1008.)

Applicability Section 241.101

- This Part shall apply to all 1996 and subsequent modelcontaminant emission control systems offered for sale, or sold, for registration in this state. year motor vehicles, motor vehicle engines, and air a)
- pounds, or to any motor vehicle engine designed for apply to any motor vehicle having a manufacturer's Notwithstanding subsection (a), this Part does not gross vehicle weight rating of greater than 6000 installation in such vehicle. Q)

Definitions Section 241.102 The definitions of the Environmental Protection Act

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED RULES

(Ill.Rev.Stat. 1989, ch. 111 1/2, par. 1001 et seq.) apply to this Part:

(Ill.Rev.Stat. 1989, ch. 111 1/2, par. 1001 et seq.) "Act" means the Environmental Protection Act

equipment designed for installation on a motor vehicle or motor vehicle engine for the purpose of reducing the air contaminants emitted from the motor vehicle or engine including but not limited to exhaust control systems, which causes a reduction of air contaminants emitted from the motor vehicle or motor vehicle engine, modification on a motor vehicle or motor vehicle "Air contaminant emission control system" means fuel evaporation control systems and crankcase motor vehicle engine, or a system or engine ventilating systems.

california has adopted and is permitted to adopt under 42 USC §7543, and which other states are permitted to "California standards" means those standards for motor vehicles and motor vehicle engines which the State of adopt under 42 USC §7507.

"Dealer" means a person registered as a dealer under the Illinois Vehicle Code (Ill.Rev.Stat. 1989, ch. 95 1/2, pars. 5-101 and 5-102).

model year, based on the average number of vehicle sold by the manufacturer each model year from 1989 to 1993; however, for manufacturers certifying for the first o "Intermediate volume manufacturer" means any vehicle manufacturer with California sales between 3,001 and time in California, model year sales shall be based 35,000 new light-duty and medium duty vehicles per projected California sales. "Light-duty truck" means any motor vehicle, rated at 6000 pounds gross vehicle weight or less, which is designed primarily for purposes of transportation of available with special features enabling off-street property or is derivative of such a vehicle, or is off-highway operation and use. "Model year" means the manufacturer's annual production period which includes January 1 of a calendar year or,

"Motor vehicle" is a vehicle which is selfpropelled.

chassis.

"New motor vehicle" means a motor vehicle, the equitable or legal title to which has never been transferred to the ultimate purchaser. "New motor vehicle engine" means a new engine in motor vehicle.

ಥ "Passenger car" means any motor vehicle designed with capability for transportation of persons and having a design capacity of twelve persons or less.

"Sale" means the transfer of title to a motor vehicle or motor vehicle engine to the ultimate or subsequent purchaser, or the lease or rental of a new motor vehicle to

model year, based on the average number of vehicles sold by the manufacturer each model year from 1989 to 1993; however, for manufacturers certifying for the first time in California, model year sales shall be based on projected California sales. manufacturer with California sales less than or equal to 3000 new light-duty and medium-duty vehicles per "Small volume manufacturer" means any vehicle

motor vehicle or new motor vehicle engine, the first person who in good faith purchases a new motor vehicle or new motor vehicle engine for purposes other than "Ultimate purchaser" means, with respect to any new resale.

"Used motor vehicle" means any motor vehicle which is not a new motor vehicle. "Vehicle" means a device by which any person or property may be propelled, moved, or drawn

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upon a highway, except a device moved exclusively by human power or used exclusively upon stationary rails or tracks.

Severability Section 241.103

Each Section of this Part shall be deemed severable, and in the event that any Section of this Part is held to be invalid, the remainder of this Part shall continue in full force and effect.

PROHIBITIONS SUBPART B:

Prohibitions Against Sale Section 241.120

- No dealer shall sell a 1996 or subsequent model year new or used motor vehicle which is not in compliance with this Part, unless the vehicle is sold to another dealer, sold for the purpose of being wrecked or dismantled, sold exclusively for off-highway use, or sold for registration and use out of state. a)
- ultimate purchaser or to any subsequent purchaser a 1996 or subsequent model year new or used motor vehicle for registration in this state, which is not in compliance with the rules and regulations as adopted in person shall sell, offer or deliver for sale, to the this Part on emission control standards and emission control systems and devices. Q
- No person who is engaged in this state in the business of selling to an ultimate purchaser or renting or leasing motor vehicles or motor vehicle engines doing business in this state, or lease, offer to lease, (including but not limited to, manufacturers, distributors, and dealers), shall sell, or offer to sell, to an ultimate purchaser who is a resident of or unless that vehicle is in subsequent model year motor vehicle, motor vehicle engine, or vehicle with a new motor vehicle engine, rent, or offer to rent, in this state a 1996 or which is intended primarily for use in or for compliance with the Act and this Part. registration in this state, ô
- Prior to or at the time of delivery or sale, the seller shall certify to the purchaser, in writing, that the motor vehicle conforms with the requirements of this g

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED RULES

Against Use Prohibitions 241.121 Section

- vehicle engine for use, registration, or resale in this state unless such motor vehicle engine or motor vehicle import, deliver, purchase, rent, lease, acquire, or receive a 1996 or subsequent model year motor vehicle, motor vehicle engine, or motor vehicle with a new motor established place of business within this state shall No person who is a resident of or who operates an is in compliance with the Act and this Part. a)
- in this "Established place of business", as used in this Section, means a place actually occupied either continuously or at regular periods. (q

Against Possession Prohibitions Section 241,122

to an ultimate purchaser, or renting or leasing motor vehicles or motor vehicle engines (including, but not limited to, manufacturers, distributors, and dealers), shall import, deliver, purchase, receive, or otherwise acquire a 1996 or subsequent model year motor vehicle, motor vehicle engine, or vehicle with a new motor vehicle engine which is intended for use primarily in this state, for sale or resale to an ultimate purchaser who is a resident of or doing business in this state, or for registration, leasing or rental in this state, unless that vehicle or engine is No person who is engaged in this state in the business of selling in compliance with this Part.

No Difference From California Standard Section 241.123

Illinois will require the conversion of a vehicle to a standard different from that to which it is certified for sale in In accordance with 42 USC §7507, no action by the State of

EXEMPTIONS SUBPART C:

Section 241.140

This Part does not apply to a vehicle acquired by a resident of this state for the purpose of replacing a vehicle registered to such resident which was damaged Exemptions a)

or became inoperative beyond reasonable repair or was

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time the previously owned vehicle was damaged or became out of state at the stolen while out of this state; provided that such replacement vehicle is acquired out of state at th inoperative or was stolen.

- This Part does not apply to a vehicle transferred by inheritance, or by a decree of a court of competent jurisdiction. Q
- This Part does not apply to any vehicle sold after the effective date of this Part if the vehicle was registered in this state before such effective date. ΰ
- This Part does not apply to vehicles owned by a rental vehicle company and registered in another state, if such vehicle is operated in Illinois on a temporary basis. "Temporary basis" means a period of 21 days or g
- certificate of conformity issued pursuant to the Clean Air Act (42 U.S.C. §7401 et seq.) and originally registered in another state by a resident of that state who subsequently establishes residence in Illinois. This Part does not apply to any motor vehicle having e
- This Part does not apply to vehicles which are part of a fleet used for research on fuels, oils, and other automotive products. £)

STANDARDS SUBPART D:

Emission Standards Section 241.160

All 1996 and subsequent model-year motor vehicles registered in Illinois shall meet the emission standards set forth in 241.Appendix A, Tables I, II, and III.

Fleet Average Section 241.161

The fleet average non-methane organic gas exhaust emission values from a manufacturer's sales of passenger cars and light-duty trucks shall not exceed the standards set forth in 241.Appendix B, Table I.

ZERO EMISSION VEHICLES SUBPART E:

NOTICE OF PROPOSED RULES

Zero Emission Vehicle Sales Mandate

341,180

Beginning in model year 1998, each manufacturer's sales fleet of passenger cars and light-duty trucks from 0-3750 lbs. loaded vehicle weight shall, at a minimum, contain the following percentage of zero emission vehicles (ZEV):

Sales						
Percentage of S	28	28	2%	5%	5%	10%
i.						subsequent
Yea						and
Model	1998	9	2000	0	0	2003

- The percentage of sales figures required in subsection (a) shall be based on sales of vehicles in Illinois. Q
- Small volume manufacturers shall not be required meet the percentage ZEV requirements. 0
- Intermediate volume manufacturers shall not be required to meet the percentage ZEV requirements before the 2003 model year. q)

Emission Credits 241.181 Section

- A manufacturer may meet the zero emission vehicle (ZEV) grams per mile (g/mi) non-methane organic gases (NMOG) emission credits earned exclusively from the sale of subsection (c) or acquired from another manufacturer requirements by submitting a commensurate amount of ZEVs in Illinois. These credits may be earned previously by the manufacturer in accordance with d
- deficit by the end of the next model year. The deficit shall be made up by selling an additional number of ZEVS in Illinois, equal to the deficit, or by submitting a commensurate amount of g/mi NMOG credits earned exclusively from the sale of ZEVs in Illinois. Manufacturers which sell fewer ZEVs in Illinois than required in a given model year shall make up the Q

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achieve fleet average NMOG values lower than the fleet In 1996 and subsequent model years, manufacturers that average requirement for that model year shall receive credits in units of g/mi NMOG. The credit shall be determined as {[(fleet average NMOG requirements) - (manufacturer's fleet average NMOG value)] X (total number of vehicles sold, including ZEVs and hybrid electric vehicles (HEVs))).

ΰ

- The g/mi NMOG value of emission credits earned in any given model year shall retain full value through the subsequent model year. 7
- The g/mi NMOG value of any credits not used to equalize the previous model year's deficit shall be discounted by 50% at the beginning of the second model year after being earned, discounted to 25% of its original value if not used by the beginning of the third model year after being earned, and will have no value if not used by the beginning of the fourth model year after being earned. 5

POLLUTION CONTROL BOARD NOTICE OF PROPOSED RULES

Section 241.Appendix A Emission Standards Table I 1996 and Subsequent Model-Year Vehicles 1996 AND SUBSEQUENT MODEL-YEAR PASSENGER CAR AND LIGHT-DUTY TRUCK EXHAUST EMISSIONS STANDARDS (2)(3)(4)(5)

0.4	n/a	1.0	,	4.0	n/a	1.0		0.7	n/a	1.5		
3.4	4.2	4.2	,	3.4	4.2	4.2		4.4	5.5	5.5		
0.25	0.31	0.31		0.25	0.31	0.31		0.32	0.40	0.40		
50,000	100,000	100,000		20,000	100,000	100,000		50,000	100,000	100,000		
A11	All			0-3750	0-3750	0-3750	n 2)	751-5750	751-5750	751-5750		n 1)
PC	PC	Diesel Po	100	LDT	LDT	Diesel	(Option	LDT 3	LDT 3	Diesel 3	LDT	(Option 1)
	All 50,000 0.25 3.4	All 50,000 0.25 3.4 All 100,000 0.31 4.2	All 50,000 0.25 3.4 All 100,000 0.31 4.2 Contion 2)	All 50,000 0.25 3.4 All 100,000 0.31 4.2 (Option 2)	All 50,000 0.25 3.4 All 100,000 0.31 4.2 (option 2) 100,000 0.25 3.4	All 50,000 0.25 3.4 All 100,000 0.31 4.2 (option 2) T 0-3750 50,000 0.31 4.2 T 0-3750 50,000 0.25 3.4 T 0-3750 100,000 0.31 4.2	All 50,000 0.25 3.4 All 100,000 0.31 4.2 (Option 2) T 0-3750 50,000 0.31 4.2 T 0-3750 100,000 0.31 4.2 EDT LDT	All 50,000 0.25 3.4 All 100,000 0.31 4.2 (option 2)	All 50,000 0.25 3.4 0 All 100,000 0.31 4.2 n (option 2) T 0-3750 50,000 0.31 4.2 n esel PC All 100,000 0.25 3.4 0 T 0-3750 100,000 0.31 4.2 n esel 0-3750 100,000 0.31 4.2 n (option 2) T 3751-5750 50,000 0.32 4.4	All 50,000 0.25 3.4 0.4 All 100,000 0.31 4.2 n/a esel PC All 100,000 0.31 4.2 l.0 (option 2) I 0-3750 50,000 0.25 3.4 0.4 I 0-3750 100,000 0.31 4.2 n/a esel 0-3750 100,000 0.31 4.2 n/a (option 2) I 3751-5750 50,000 0.32 4.4 0.7 I 3751-5750 100,000 0.40 5.5 n/a	All 50,000 0.25 3.4 0 esel PC All 100,000 0.31 4.2 n (option 2) LDT (option 2) T 0-3750 50,000 0.35 3.4 0 T 0-3750 100,000 0.31 4.2 n esel 0-3750 100,000 0.31 4.2 n Coption 2) T 3751-5750 50,000 0.32 4.4 T 3751-5750 100,000 0.40 5.5 esel 3751-5750 100,000 0.40 5.5	All 50,000 0.25 3.4 0.4 All 100,000 0.31 4.2 n/a esel PC All 100,000 0.31 4.2 1.0 (Option 2) T 0-3750 50,000 0.25 3.4 0.4 Esel 0-3750 100,000 0.31 4.2 n/a Coption 2) T 3751-5750 50,000 0.32 4.4 0.4 T 3751-5750 100,000 0.40 5.5 n/ EDT LDT LDT LDT LDT LDT LDT LDT

- 1) "PC" means passenger cars.
 "LDT" means light-duty trucks.
 "n/a" means not applicable.
- Diesel passenger cars and light-duty trucks certifying to these standards are subject to a particulate exhaust emission standard of 0.08 g/mi, determined on a 50,000 mile durability vehicle basis.
- 3) For all vehicles, except those certifying to optional diesel standards, in-use compliance with the exhaust emission standards shall be limited to vehicles with

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less than 75,000 miles.

- those certifying to optional diesel standards, are those certifying to optional diesel standards, are permitted alternative in-use compliance. Alternative in-use compliance is permitted for 20% of a manufacturer's vehicles in the 1996 model-year. For the 1996 model-year, small volume manufacturers only are permitted alternative in-use compliance for 100% of the fleet. The percentages shall be applied to the manufacturers' total projected sales for Californiacertified passenger cars and light-duty trucks for the model-year. "Alternative in-use compliance" shall consist of the following:
- a) For all passenger cars and those light-duty trucks from 0-3750 lbs., loaded vehicle weight, except those diesel vehicles certifying to optional 100,000 mile standards, in-use compliance standards shall be 0.32 g/mi non-methane hydrocarbon and 5.2 g/mi monoxide for 50,000 miles.
- b) For light-duty trucks from 3751-5750 lbs., loaded vehicle weight, except those diesel light duty trucks certifying to optional 100,000 mile standards, in-use compliance standards shall be 0.41 g/mi non-methane hydrocarbon and 6.7 g/mi carbon monoxide for 50,000 miles.
- c) In-use compliance standards shall be waived beyond 50,000 miles.
- diesel vehicles certifying to optional standards, are subject to non-methane hydrocarbon, carbon monoxide, and oxides of nitrogen standards determined on a 50,000 mile durability basis and non-methane hydrocarbon and carbon monoxide standards determined on a 100,000 durability basis.

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Section 241.Appendix A Emission Standards Table II TLEV, LEV, and ULEV Standards

FOR TRANSITIONAL LOW-EMISSION VEHICLES, LOW EMISSION VEHICLES AND ULTRA-LOW-EMISSION VEHICLES IN PASSENGER CAR AND LIGHT-DUTY TRUCK VEHICLE CLASSES (5)(6) [grams per mile (or "g/mi")] EXHAUST EMISSION STANDARDS

Oxides Carbon of Monoxide Nitrogen	3.4 (3.4) 0.4(0.4) 3.4 (3.4) 0.2 (0.3) 1.7 (2.6) 0.2 (0.3)	0.3	4.4 (4.4) 0.7 (0.7) 4.4 (4.4) 0.4 (0.5) 2.2 (3.3) 0.4 (0.5)	000 000
	3.4	4.4.2 2.2.1	4.4	ນ ເກີນ ເຄີນ
Non-Methane Organic Gases	0.125 (0.188) 0.075 (0.100) 0.040 (0.058)		0.160 (0.238) 4 0.100 (0.128) 0.050 (0.075)	
Non Orga	0,125 075 (0.156 0.090 0.055	.160).100).050	0.200 0.130 0.070
cle ion ory	0.0	000	000	
Vehicle Emission Category	TLEV LEV ULEV	TLEV LEV ULEV	TLEV LEV ULEV	TLEV LEV ULEV
Durability Vehicle Basis (mi)	20,000	100,000	20,000	100,000
Loaded Vehicle Weight (1bs)	All 0-3750		3751- 5750	
Vehicle Type	PC and LDT		LDT	

- "PC" means passenger cars. "LDT" means light-duty trucks. 7
- "ULEV" means ultra-low-emission vehicles. "TLEV" means low-emission vehicles. "LEV" means low-emission vehicles. 5
- total mass of oxygenated and non-oxygenated hydrocarbon emissions. 3

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- for the operation of the vehicle and any available fuel lbs. loaded vehicle weight (LVW) shall be certified to exhaust mass emission standards for NMOG established Fuel-flexible and dual-fuel PCs and LDTs from 0-5750 other than conventional gasoline, and conventional gasoline. 4
- applicable exhaust mass emission standard for NMOG when certifying the vehicle for operation on conventional gasoline shall be: For PCs and LDTs from 0-3750 lbs. LVW, the
- For TLEVs, 0.25 g/mi and 0.31 g/mi for 50,000 and 100,000 miles, respectively. į,
 - For LEVs, 0.125 g/mi and 0.156 g/mi for 50,000 and 100,000 miles, respectively. 11)
- For ULEV, 0.75 g/mi and 0.090 g/mi for 50,000 and 100,000 miles, respectively. iii)
- For LDTs from 3751-5750 lbs LVW, the applicable exhaust mass emission standard for NMOG when certifying the vehicle for operation on conventional gasoline shall be: Q
- For TLEVS, 0.32 g/mi and 0.40 g/mi for 50,000 and 100,000 miles, respectively. į
- For LEVS 0.160 g/mi and 0.200 g/mi for 50,0000 and 100,000 miles respectively. ii)
- iii) For ULEVS, 0.100 g/mi and 0.130 g/mi for 50,000 and 100,000 miles, respectively.
- dual-fuel vehicles when operating on any available fuel other than conventional gasoline, intermediate compliance standards shall apply to LEVs and ULEVs through the 1998 model-year. Compliance with standards beyond 50,000 miles shall be waived through the 1998 The standards in parentheses are intermediate compliance standards for 50,000 miles. For PCs and LDTs from 0-5750 lbs. LVW, including fuel-flexible and model-year for LEVs and ULEVs. 2

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a) For fuel-flexible and dual-fuel PC and LDTs from 0-3750 lbs LVW, intermediate compliance standards for NMOG emissions at 50,000 miles, when the vehicle is operated on conventional gasoline, shall be 0.32 g/mi, 0.188 g/mi, and 0.100 g/mi for TLEVs, LEVs, and ULEVs respectively.

b) For fuel-flexible and dual-fuel PCs and LDTs from 3751-5750 lbs. LVW, intermediate compliance standards for NMOG emissions at 50,000 miles, when the vehicle is operated on conventional gasoline shall be 0.41 g/mi, 0.238 g/mi, and 0.128 g/mi for TLEVS, LEVS and ULEVS, respectively.

Manufacturers of diesel vehicles must also certify to particulate standards for 100,000 miles. For all PCs and LDTs from 0-5750 lbs LVW, the particulate standard is 0.08 g/mi, 0.08 g/mi and 0.04 g/mi for TLEVs, LEVs and ULEVs, respectively.

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Section 241.Appendix A Emission Standards Table III Formaldehyde Standards FORMALDEHYDE EXHAUST EMISSION STANDARDS
FOR TRANSITIONAL LOW-EMISSION VEHICLES, LOW EMISSION VEHICLES
AND ULTRA-LOW EMISSION VEHICLES IN THE
LIGHT-DUTY VEHICLE WEIGHT CLASS
[milligrams per mile (or mg/mi)]

Vehicle Type (1)	Vehicle Weight (1bs.) ₍₂₎	Durability Vehicle Basis (mi)	Vehicle Emission Category (3)	Form (mg/	Formaldehyde (mg/mi)(4)(5)
PC and LDT	A11 0-3750	20,000	TLEV	15	(23) (15)
		100,000	ULEV TLEV LEV ULEV	1188	(17)
LDT	3751- 5850	50,000	TLEV	18	(27)
		100,000	ULEV LEV ULEV	73 73 73 73	(14)

1) "PC" means passenger cars. "LDT" means light-duty trucks.

2) For light-duty trucks, "Vehicle Weight" shall mean "Loaded Vehicle Weight" (LVW) or "Test Weight" (TW), respectively.

3) "TLEV" means transitional low-emission vehicles.
"LEV" means low-emission vehicles.
"ULEV" means ultra-low-emission vehicles.

4) Formaldehyde exhaust emission standards apply to vehicles designed to operate on any available fuel, including fuel-flexible and dual-fuel vehicles.

The standards in parenthesis are intermediate

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compliance standards for 50,000 miles. For PCs and LDTs from 0-5750 lbs. LVW, including fuel-flexible and dual-fuel vehicles, intermediate compliance standards shall apply to LEVs and ULEVs through the 1998 model-year. Compliance with standards beyond 50,000 miles shall be waived through 1998 for LEVs and ULEVs.

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Table I Fleet Average Non-Methane Organic Gas Standards Section 241. Appendix B Fleet Averages

FLEET AVERAGE NON-METHANE ORGANIC GAS EXHAUST EMISSION REQUIREMENTS FOR LIGHT-DUTY VEHICLE WEIGHT CLASSES [grams per mile (or "g/mi")] (a)

Vehicle Type	Loaded Vehicle Weight (1bs.)	Durability Vehicle Basis (mi)	Model Organic Year (2)(3)(4)(5)	Organic Gases (2)(3)(4)(5)
PC and LDT	A11 0-3750	20,000	1996 1997 1998 2000 2001 2002 2003 & subsequent 0	0.225 0.202 0.157 0.113 0.073 0.068
LOT	3751- 5750	20,000	1996 1997 1998 001 2000 2001 2002 2003 & subsequent 0	0.287 0.260 0.265 0.099 0.099

- "LDT" means light-duty trucks. "PC" means passenger cars. 7
- "Non-Methane Organic Gases" (or "NMOG") shall mean the total mass of oxygenated and non-oxygenated hydrocarbon emissions. 5
- For the purpose of calculating fleet average NMOG values, a manufacturer may adjust the certification levels of hybrid electric vehicles (or "HEVS") based on the range of the HEV without the use of the engine. For the purpose of calculating the adjusted NMOG emissions, the following definitions shall apply: 3

- definition shall also apply to vehicles which have no tailpipe emissions, but use fuel fired heaters, 40 CFR 600 Subpart B) without the use of ne. Use of vehicle accessories cannot regardless of the operating range of the vehicle. "Type A HEV" shall mean an HEV which achieves a "Federal Highway Fuel Economy Test Procedure" lower the battery-only range below 60 miles. minimum range of 60 miles as defined by the the engine. (HWFWT: a)
- range of 40 59 miles as defined by the "Federal Highway Fuel Economy Test Procedure" (HWFET; 40 CFR 600 Subpart B) without the use of the engine. Use of vehicle accessories cannot lower the battery-"Type B HEV" shall mean an HEV which achieves a only range below 40 miles. q
- range of 0 39 miles as defined by the "Federal Highway Fuel Economy Test Procedure" (HWFET; 40 CFR directly or indirectly; an HEV which can be operated solely through the use of the engine; and all other HEVs excluding "Type A" and Type "B" HEV which enables the vehicle operators to control Subpart B) without the use of the engine; an "Type C HEV" shall mean an HEV which achieves a the engine time and modes of operation either ΰ
- shall be calculated in units of g/mi NMOG as: ([No. of Vehicles Certified to the (0.39) HC Exhaust Emission Standard in subparagraphs i and ii and Sold x (0.39)] + "Loaded Transitional Low-Emission Vehicles (or "TLEVS") excluding HEVs and Sold) x (0.125)] + [No. of Low-Emission Vehicles (or "LEVS") excluding HEVs and Sold) x (0.075)] + [No. of Ultra-Low Emission Vehicles (or total number of PCs and LDTs from 0-3750 lbs. "Loade Vehicle Weight" (LVW) delivered for sale in Illinois Each manufacturer's fleet average NMOG value for the (Total No. of Vehicles Sold, No. of Vehicles Certified to the Exhaust Emission "ULEVS) excluding HEVs and Sold) x (0.040)] + HEV Standards in iii and Sold x (0.25)] + [No. of Including Zero-Emission Vehicle and HEVs): contribution factor) }/

4

"HEV contribution factor" shall mean the NMOG

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emission contribution of HEVs to the fleet average NMOG value. The HEV contribution factor shall be calculated in units of $g/m_{\rm s}$ as follows:

TIEVS SOLIDING TO THE TO THE TIEVS SOLIDING Vehicles Sold, Including Zero-Emission Vehicles and HEV contribution factor = ([No. of "Type A HEV"

- "Zero-Emission Vehicles" (or "ZEVs") classified as medium-duty vehicles by weight may be designated as light-duty vehicles for the purposes of calculating fleet average NMOG values. Q
- subparagraphs i and ii and Sold x (0.50) + [(No. of Vehicles Certified to the Exhaust Emission Standards in iii and Sold x (0.32)] + [(No. of TLEVS Sold excluding HEVS) x (0.160)] + [(No. of TLEVS Sold excluding HEVS) x (0.100) + [(No. of ULEVS Sold Excluding HEVS) (0.050)] + (HEV contribution factor))/Total No. of LVW, shall calculate a fleet average NMOG value in units of g/mi NMOG as: {[No. of Vehicles Certified to Manufacturers that certify LDTs from 3751-5750 lbs. the (0.50) HC Exhaust Emission Standard in Vehicles Sold, Including ZEVs and HEVs). 2
- emission contribution of HEVs to the fleet average "HEV contribution factor" shall mean the NMOG NMOG. The HEV contribution factor shall be calculated in units of g/mi as follows:

HEV contribution factor = {[No. of Type A HEV" TLEVS Sold] x (0.130) + [No. of "Type B HEV" TLEVS Sold] x (0.145) + [No. of "Type C HEV" TLEVS Sold] x (0.160) + {[No. of "Type A HEV" LEVS Sold] x (0.075 + [No. of "Type B HEV" LEVS Sold] x (0.087) + [No. of "Type C HEV" LEVS Sold] x (0.100) + + [No. of "Type A HEV" LEVS Sold] x (0.025) + [No. of "Type B HEV" ULEVS Sold] x (0.025) + [No. of "Type B HEV" ULEVS Sold] x (0.025) + [No. of "Type B HEV" ULEVS Sold] x (0.037) + [No. of

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'Type C HEV ULEVS Sold] x (0.050)}

- In 2000 and subsequent model years, small volume manufacturers shall comply with fleet average NMOG requirements. (9
- Prior to the year 2000, compliance with the specified fleet average NMOG requirements shall be waived. a)
- In 2000 and subsequent model years, small volume manufacturers shall not exceed a fleet average NMOG value of 0.075 g/mi for PCs and LDTs from 0-3750 LVW for 50,000 miles. q
- In 2000 and subsequent model years, small volume manufacturers shall not exceed a fleet average NMOG value of 0.100 g/mi for LDTs from 3751 -5750 lbs. LVW for 50,000 miles. Û

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NOTICE OF PROPOSED AMENDMENT

- AID TO FAMILIES WITH DEPENDENT The Heading of the Part: CHILDREN 1
- 89 Ill. Adm. Code 112 Code Citation: 2)
- Proposed Action: Section Number: 3)

112.300

Amendment

- Statutory Authority: Sections 4-1.2 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, Pars. 4-1.2 and 12-13) 4)
- Effective February 23, 1990, the person was considered to be essential only if the person provided child care or care for an incapacitated AFDC family member. The AFDC family size therefore became smaller, which reduced the grant Involved: The proposed amendment reverses the Department's policy change of February 23, 1990, regarding essential persons in AFDC cases. Prior to that, at the caretaker's request, the spouse of the caretaker relative or another second adult if their presence was considered essential needy relative could be included in the AFDC case as a A Complete Description of the Subjects and Issues payment 2
- Will this Proposed Amendment replace an Emergency Amendment currently in effect? No 9
- Does this rulemaking contain an automatic repeal date? 2
- Does this Proposed Amendment contain incorporations by reference? 8
- Are there any other Proposed Amendments pending on this Part? 6

Proposed Action Illinois Register Citation (15 Ill. Reg. 16596) November 15, 1991 (15 III. Reg. 16596) November 15, 1991 Amendment Amendment Section Numbers 112.110 112.400

This rulemaking Statement of Statewide Policy Objectives: has no effect on local governmental units. 10)

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- concerning the proposed rulemaking. All comments must be in writing and should be addressed to Anita Williams, Staff Attorney, Office of the General Counsel, Illinois Department of Public Aid, Jesse B. Harris Building II, 100 South Grand Avenue East, 3rd Floor, Springfield, Illinois 62762 (217/782-1233). The Department will consider all written comments it receives within 30 days of the date of publication of this notice. Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments 11)
- Initial Regulatory Flexibility Analysis: This rulemaking
 has no effect on small businesses. 12)

The full text of the Proposed Amendment begins on the next page:

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NOTICE OF PROPOSED AMENDMENT

89: SOCIAL SERVICES
DEPARTMENT OF PUBLIC AID SUBCHAPTER b: ASSISTANCE PROGRAMS TITLE 89: CHAPTER I:

PART 112 AID TO FAMILIES WITH DEPENDENT CHILDREN

GENERAL PROVISIONS SUBPART A:

	Description of the Assist	Incorporation By Reference
Section	112.1	112.5

ance Program

SUBPART B: NON-FINANCIAL FACTORS OF ELIGIBILITY

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									Assignment of Medical Support Rights	Lack of Parental Support or Care			Continued Absence of a Parent	Unemployment of the Parent	SUBPART C: PROJECT CHANCE
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	Caretaker Relative	Client Cooperation	Citizenship	•		Relationship	Living Arrangement	Social Security Numbers	t	a	Death of a Parent	Incapacity of a Parent	_	ഉ	- 5
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Section	112.8	112.9	2	112.20	112.30	2	112.50	112.52	112.54	112.60	112.61	112.62	112,63	112.64	
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	Participation Requirements For Project Chance	Individuals Exempt From Project Chance	Project Chance Participation/Cooperation Requirements	Failure to Participate with the Work Incentive	Demonstration Program (Renumbered)	Project Chance Initial Assessment	Process/Development of an Employability Plan	Project Chance Orientation	Conciliation and Fair Hearings	Project Chance Components	Project Chance Sanctions	Good Cause for Failure to Comply With Project Chance	Participation Requirements	Responsible Relative Eligibility For Project Chance	Project Chance Supportive Services
Section	112.70	112.71	112.72	112.73		112.74		112,76	112.77	112.78	112.79	112.80		112.81	112.82

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		ct	ining Demonstration	
	Young Parents Program	Work Experience Evaluation Project	Four Year College/Vocational Training Demonstration	Project
110111111111111111111111111111111111111	112.83	112.84	*	

	Project Advance Experimental and Control Groups	Project Advance Participation Requirements of	Experimental Group Members and Adjudicated Fathers	Project Advance Cooperation Requirements of	Experimental Group Members and Adjudicated Fathers	Project Advance Sanctions	Good Cause for Failure to Comply with Project Advance	Individuals Exempt From Project Advance	Project Advance Supportive Services
Section	112.87	112.88		112.89		112.90	112.91	112.93	112.95

Exchange Program	SUBPART G: FINANCIAL FACTORS OF ELIGIBILITY	Incarned Income	_		Budgeting Unearned Income of Applicants Employed			Exempt Unearned Income	Education Benefits	Incentive Allowances	Unearned Income In-Kind	Earmarked Income	Lump Sum Payments	Protected Income	Earned Income	Earned Income Tax Credit	Budgeting Earned Income	Budgeting Earned Income of Applicants Employed O	
Section 112.98		Section	112.101	112.105	112.106	112.107	112.108	112.110	112.115	112.120	112.125	112.126	112.127	112.128	112.130	112.131	112.132	112.133	

to

112.134

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Budgeting Earned Income For Non-Contractual School Employees Termination of Employment Transitional Payments Exempt Earned Income Earned Income Exemption Exclusion From Earned Income Exemption	Income From Work/Study/Training Program Earned Income From Self-Employment Earned Income From Self-Employment Earned Income From Roomer and Boarder Income From Rental Property Payments from the Illinois Department of Children and Family Services Earned Income In-Kind Assets Exempt Assets Asset Disregards Deferral of Consideration of Assets Deports Transfers	AFDC Income Limit SUBPART H: PAYMENT AMOUNTS	Grant Levels Payment Levels in AFDC Payment Levels in AFDC Group I Counties Payment Levels in AFDC Group II Counties Payment Levels in AFDC Group III Counties Payment Levels in AFDC Group III Counties	Persons Who May Be Included in the Assistance Unit Presumptive Eligibility Monthly Reporting Retrospective Budgeting Budgeting Schedule Strikers	Foster Care Program Responsibility of Sponsors of Aliens Special Needs Authorizations Institutional Status Young Parent Program (Renumbered) Redetermination of Eligibility Twelve Month Extension of Medical Assistance Due t Increased Income from Employment
Section 112.136 112.137 112.138 112.140 112.141	112.144 112.144 112.145 112.147 112.148 112.150 112.151 112.152 112.153	112.155	Section 112.250 112.251 112.253 112.253 112.254	Section 112.300 112.301 112.302 112.303 112.304 112.305	112.306 112.307 112.308 112.308 112.315 112.320 112.330
Young Parents Program Work Experience Evaluation Project Four Year College/Vocational Training Demonstration Project SUBPART E: PROJECT ADVANCE	in the second se	Exchange Program	SUBPART G: FINANCIAL FACTORS OF ELIGIBILITY Unearned Income Unearned Income of Stepparent or Parent Budgeting Unearned Income Budgeting Unearned Income of Applicants Employed On Date of Application And/Or Date Of Decision	Initial Receipt of Unearned Income Termination of Unearned Income Exempt Unearned Income Education Benefits Incentive Allowances Unearned Income In-Kind Earmarked Income Lump Sum Payments	Protected Income Earned Income Earned Income Budgeting Earned Income of Applicants Employed On Date of Application And/Or Date Of Decision Initial Employment Budgeting Earned Income For Contractual Employees

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Section

Assistance Due to		Due to Loss of	1)	s Released from	ties
Four Month Extension of Medical Assistance Due to	Child Support Collections	Extension of Medical Assistance Due to Loss of	Earned Income Disregard (Repealed)	New Start Payments to Individuals Released from	Department of Corrections Facilities
112.331		112,332		112,340	

SUBPART J: CHILD CARE

Child Care	Child Care Eligibility	Notification of Available Services	Participant Rights and Responsibilities	Additional Service to Secure or Maintain Child	Arrangements	Rates of Payment for Child Care	Method of Providing Child Care
Section 112.350	112.352	112.354	112.358	112.362		112.364	112.366

SUBPART K: TRANSITIONAL CHILD CARE

Section

					12 Participant Rights and Responsibilities			
112.40	112.40	112.40	112.40	112.41	112.412	112.41	112.41	112.41

AUTHORITY: Implementing Article IV and authorized by Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, ch. 23, pars. 4-1 et seq. and 12-13) SOURCE: Filed effective December 30, 1977; peremptory amendment at 2 Ill. Reg. 17, p. 117, effective February 1, 1978; amended at 2 Ill. Reg. 31, p. 134, effective August 5, 1978; emergency amendment at 2 Ill. Reg. 37, p. 4, effective August 30, 1978, for a maximum of 150 days; peremptory amendment at 2 Ill. Reg. 46, p. 56, effective November 1, 1978; peremptory amendment at 2 Ill. Reg. 46, p. 56, effective November 1, 1978; effective April 9, 1979, for a maximum of 150 days; emergency amendment at 3 Ill. Reg. 28, p. 182, effective July 1, 1979, for a maximum of 183 at 11, 1979, for a maximum of 183 at 11, 1979, for a maximum of 183, at 11, 1879, amendment at 3 Ill. Reg. 28, p. 182, effective July 1, 1979, for a maximum of 183, p. 339, p. 399,

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effective August 18, 1979; amendment at 3 III. Reg. 33, p. 415, effective August 18, 1979; amendded at 3 III. Reg. 38, p. 243, effective September 7, 1979; amended at 3 III. Reg. 38, p. 321, effective October 6, 1979; amended at 3 III. Reg. 46, p. 140, effective October 6, 1979; amended at 3 III. Reg. 46, p. 16, effective October 6, 1979; amended at 3 III. Reg. 46, p. 16, effective November 13, 1979; amended at 3 III. Reg. 46, p. 16, effective November 15, 1979; amended at 3 III. Reg. 47, p. 1979; peremptory amended at 4 III. Reg. 10, p. 259, effective February 22, 1980; amended at 4 III. Reg. 12, p. 551, effective February 22, 1980; amended at 4 III. Reg. 12, p. 551, effective March 10, 1980; amended at 4 III. Reg. 12, p. 551, effective June 24, 1980; amended at 4 III. Reg. 27, p. 387, effective June 24, 1980; amended at 4 III. Reg. 27, p. 187, effective June 24, 1980; amended at 4 III. Reg. 111. Reg. 37, p. 797, effective September 2, 1980; amended at 4 III. Reg. 37, p. 134, effective Gotober 27, 1980; amended at 4 III. Reg. 37, p. 134, effective June 23, 1981; amended at 5 III. Reg. 7071, effective June 23, 1981; amended at 5 III. Reg. 7071, effective June 23, 1981; amended at 5 III. Reg. 7071, effective June 23, 1981; amended at 5 III. Reg. 10079, June 23, 1981; amended at 5 III. Reg. 10079, effective June 23, 1981; amended at 5 III. Reg. 10079, effective October 1, 1981; peremptory amendment at 5 III. Reg. 10079, effective October 1, 1981; peremptory amendment at 5 III. Reg. 10079, effective October 1, 1981; amended at 5 III. Reg. 10079, effective October 1, 1981; amended at 5 III. Reg. 10079, effective October 1, 1981; amended at 5 III. Reg. 10730, effective October 1, 1981; amended at 5 III. Reg. 10730, effective October 1, 1981; amended at 5 III. Reg. 10730, effective October 1, 1981; amended at 5 III. Reg. 10730, effective October 1, 1981; amended at 5 III. Reg. 10730, effective October 1, 1981; amended at 5 III. Reg. 10730, effective October 1, 1981; amended at 5 III. Reg. 10700, effective October 1, at 6 III. Reg. 2452, effective February 11, 1982; peremptory amendment at 6 III. Reg. 6475, effective May 18, 1982; peremptory amendment at 6 III. Reg. 6912, effective May 20, 1982; emergency amendment at 6 III. Reg. 7299, effective June 2, 1982, for a maximum of 150 days; amended at 6 III. Reg. 8115, effective July 1, 1982; amended at 6 III. Reg. 8142, effective July 1, 1982; amended at 6 III. Reg. 8159, effective July 1, 1982; amended at 6 III. Reg. 8159, effective July 1, 1982; amended at 6 III. Reg. 8159, effective July 1, 1982; amended at 6 III. Reg. 8159, effective July 1, 1982; amended at 6 III. Reg. 8159, effective July 1, 1982; amended at 6 III. Reg. 8159, effective July 1, 1982; amended at 6 III. Reg. 10970, effective August 26, 1982; amended at 6 Ill. Reg. 11921, effective September 21, March 1, 1982, for a maximum of 150 days; peremptory amendment

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amended at 7 III. Reg. 17344, effective December 21, 1983; amended at 8 III. Reg. 17344, effective December 21, 1983; emended at 8 III. Reg. 1734, effective December 27, 1983; emergency amendment at 8 III. Reg. 569, effective January 1, 1984, for a maximum of 150 days; amended at 8 III. Reg. 4176, effective April 9, 1984; amended at 8 III. Reg. 5207, May 16, 1984; amended at 8 III. Reg. 11391, effective June 27, 1984; amended at 8 III. Reg. 11391, effective June 27, amended (by adding sections being codified with no substantive change) at 8 III. Reg. 17894; peremptory amendment at 8 III. Reg. 18127, effective October 1, 1984; amended at 8 III. Reg. 1889, effective October 1, 1984; amended at 8 III. Reg. 19889, effective October 1, 1984; amended at 8 III. III. Reg. 21666, effective October 19, 1984 for a maximum of 150 days; amended at 8 III. Reg. 21621, effective October 23, 1984; amended at 8 III. Reg. 25023, effective December 19, 1984; amended at 8 III. Reg. 282, effective December 19, 1984; amended at 9 III. Reg. 282, effective January 1, 1985; amended at 9 III. Reg. 4062, effective March 15, 1985; amended at 9 III. Reg. 10094, effective June 19, 1985; amended at 9 III. Reg. 10094, effective June 19, 1985; amended at 9 III. Reg. 12795, effective August 9, 1985; amended at 9 III. Reg. 12795, effective August 9, 1985; amended at 9 III. Reg. 1577, effective October 11, 1985; amended at 9 III. Reg. 16277, effective October 11, 1985; amended at 9 III. Reg. 16277, effective October 11, 1985; emended at 9 III. Reg. 17827 effective January 1, 1986, for a maximum of 150 days; amended at 10 III. Reg. 354, effective January 10, 1986; amended at 10 III. Reg. 3641, effective January 30, 1986; amended at 10 III. Reg. 4885, effective March 7, 1986; amended at 10 111. Reg. 8118, effective May 1, 1986; amended at 10 111. Reg. 10628, effective June, 1, 1986; amended at 10 111. Reg. 11017, effective June 6, 1986; Sections 112.78 through 112.86 and 112.88 recodified to 89 111. Adm. Code 160 at 10 111. Reg. 11928; emergency amendment at 10 111. Reg. 12107, effective July 1, 1986, for a maximum of 150 days; amended at 10 111. Reg. 12650, effective July 14, 1986; amended at 10 111. Reg. 14681, effective August 28, 1983; amended (by adding Sections being codified with no substantive change) at 7 III. Reg. 5195; amended at 7 III. Reg. 11284, effective August 26, 1983; amended at 7 III. Reg. 13920, effective October 7, 1983; amended at 7 III. Reg. 15690, effective November 9, 1983; amended (by adding sections being codified with no substantive change) at 7 III. Reg. 16105; amended at 6 Ill. Reg. 12318, effective October 1, 1982; amended at 6 Ill. Reg. 13754, effective November 1, 1982; rules 6 Ill. Reg. 12293, effective October 1, 1982; repealed, new rules adopted and codified at 7 Ill. Reg. 907, effective January 11, 1983; rules repealed and new rules adopted and codified at 7 Ill. Reg. 2720, effective February amended at

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111. Reg. 12432, effective July 10, 1987, for a maximum of adys; amended at 11 111. Reg. 12905, effective July 30, 1987; days; amended at 11 111. Reg. 12935, effective July 30, 1987; effective August 1, 1987; amended at 11 111. Reg. 13625, effective August 1, 1987; amended at 11 111. Reg. 14755, effective August 1, 1987; amended at 11 111. Reg. 18679, effective August 26, 1987; emergency amended at 11 111. Reg. 18679, effective November 1, 1987; emergency amended at 11 111. Reg. 18679, amended at 11 111. Reg. 20114, effective December 4, 1987; effective December 14, 1987; amended at 11 111. Reg. 20610; amended at 11 111. Reg. 20689, effective December 14, 1988; emergency amendment at 12 111. Reg. 1929, effective January 1, 1988; emergency amendment at 12 111. Reg. 20610; amended at 12 111. Reg. 2126, effective January 12, 1988; amended at 12 111. Reg. 2136; amended at 12 111. Reg. 2136; amended at 12 111. Reg. 3487, effective January 22, 1988; amended at 12 111. Reg. 6694, effective March 18, 1988; amended at 12 111. Reg. 7673, effective April 20, 1988; amended at 12 111. Reg. 7673, effective April 20, 1988; amended at 12 111. Reg. 14669, effective August 30, 1988; amended at 12 111. Reg. 1869, effective April 14, 1989; amended at 13 111. Reg. 8567, effective April 14, 1989; amended at 13 111. Reg. 8567, effective April 14, 1989; amended at 13 111. Reg. 8667, effective April 14, 1989; amended at 13 111. Reg. 8667, effective April 14, 1989; amended at 13 111. Reg. 8667, effective April 14, 1989; amended at 13 111. Reg. 8667, effective April 14, 1989; amended at 13 111. Reg. 8667, effective April 14, 1989; amended at 13 111. Reg. 8667, effective April 14, 1989; amended at 13 111. Reg. 8667, effective April 14, 1989; amended at 13 111. Reg. 8667, effective April 14, 1989; amended at 13 111. Reg. 8667, effective April 14, 1989; amended at 13 111. Reg. 8667, effective April 14, 1989; amended at 13 111. Reg. 8617, effective April 14, 1880; amended at 13 111. Reg. 8617, effective April 14, 1880; amended at 13 111. Reg 1986; amended at 10 111. Reg. 15621, effective September 19, 1986; amended at 10 111. Reg. 21860, effective December 12, 1986; amended at 11 111. Reg. 2280, effective January 16, 1987; amended at 11 111. Reg. 4682, effective March 6, 1987; amended at 11 111. Reg. 4682, effective March 6, 1987; amended at 11 111. Reg. 5223, effective March 11, 1987; amended at 11 111. Reg. 6228, effective March 20, 1987; amended at 11 111. Reg. 9927, effective May 15, 1987; amended at 11 111. Reg. 11 111. Reg. 9927, effective May 15, 1987; emergency amendment at 11 111. effective October 6, 1989; emergency amendment at 13 Ill. Reg. 16142, effective October 2, 1989, for a maximum of 150 days; emergency expired March 1, 1990; amended at 14 Ill. Reg. 705, effective January 1, 1990; amended at 14 Ill. Reg. 3170, 29, 1986; amended at 10 Ill. Reg. 15101, effective September 5, III. Reg. 12432, effective July 10, 1987, for a maximum of 150 effective August 10, 1990; amended at 14 Ill. Reg. 14140, effective August 17, 1990; amended at 14 Ill. Reg. 16937, effective September 30, 1990; emergency amendment at 15 Ill. effective February 13, 1990; amended at 14 III. Reg. 3575, effective February 23, 1990; amended at 14 III. Reg. 6306, effective April 16, 1990; amended at 14 III. Reg. 10379, effective June 20, 1990; amended at 14 III. Reg. 13652,

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NOTICE OF PROPOSED AMENDMENT

1991; amended at 15 III. Reg. 5275, effective April 1, 1991; amended at 15 III. Reg. 5684, effective April 10, 1991; amended at 15 III. Reg. 11127, effective July 19, 1991; amended at 15 III. Reg. 11147, effective July 25, 1991; amended at 15 III. Reg. 14227, effective September 30, 1991; amended at 15 III. Reg. 338, effective January 1, 1991, for a maximum of 150 days; emergency amendment at 15 Ill. Reg. 2862, effective February 4, 1991, for a maximum of 150 days; emergency expired July 4, effective Reg.

CAPITALIZATION DENOTES STATUTORY LANGUAGE NOTE:

OTHER PROVISIONS SUBPART I:

Persons Who May Be Included, in the Assistance Unit Section 112,300

- The assistance unit must include at least one eligible child. No more than two of the following individuals may also be included as adults: a)
- The caretaker relative; 1)
- The parent of an eligible child; 2)
- A-needy-relative-other-than-earetaker-relativewhe-provides-at-least-one-of-the-following-Befffees+ 33
- 100-houxs-pex-month}-paid-basis-outside-the-£@lative-t0-w0fk-0n-a-full-time-{at-leastehild-eare-which-enables-the-earetaker-A+
- eaxe-£0x-an-incapacitated-£amily-member-in-中田
- ehild-eare-that-enables-a-earetaker-relative to-receive-training-full-time; €3
- to-attend-high-sehool-of-General-Educationalehild-eare-that-enables-a-earetaker-relative-Development-(GEB)-elasses-£ull-time;-er-A
- жөверы-ерае-ерар}ев-ере-ераееакее-ғе}ае≟**че**ені 14-еаке-бек-а-рекі өд-нек-се-ежееед-киеto-participate-in-a-Project-Chance-{AFDG}жөғк-р≭өgғаm-быеh-аs-Jөb-Seaғеh⊤ 田子田

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DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

- The spouse of the caretaker relative if the Persons Who May Be Included in the Assistance Unit (Cont'd) Section 112,300 3
- relative whose presence is essential in the home children and the spouse lives in the home; or caretaker relative is a parent of one of the to provide care for the eligible children. A needy relative other than the caretaker 4)
- In order for an assistance unit to be eligible, an application with respect to a dependent child must also include, if living in the same household and otherwise eligible for assistance: q
- Any natural or adoptive parent of the dependent child; and 1
- Any blood-related or adoptive brother or sister of the dependent child. 2)
- depends on that child's lack of parental support or care. All eligible dependent children, blood related siblings and stepchildren in a family unit shall be The eligibility of a child in an Assistance unit included in a single case. ô
- when the child is born, may receive assistance as an Adult only. Financial assistance is limited A pregnant woman, who would be eligible for AFDC to the last four months of pregnancy. 1 q
- A pregnant woman who is receiving or is eligible to receive cash assistance as a dependent child assistance as an Adult only pregnant woman. in an AFDC case is not eligible for cash 5
- who The caretaker relative(s) of a child receiving SSI would otherwise be eligible for AFDC, may receive assistance as an Adult only case. (e

effective (Source: Amended at 15 Ill. Reg.

NOTICE OF PROPOSED AMENDMENTS

- The Heading of the Part: REFUGEE/ENTRANT/REPATRIATE PROGRAM
- Code Citation: 89 Ill. Adm. Code 115

5)

- Section Numbers:

 115.10
 Amendment
 115.34
 Amendment
 115.34
 Amendment
 115.40
 Amendment
- 4) Statutory Authority: Sections 12-4.4 thru 12-4.6 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, Pars. 12-4.4 thru 12-4.6 and 12-13)
- A Complete Description of the Subjects and Issues
 Involved: The proposed rulemaking reduces the maximum
 eligibility period for Refugee Assistance from twelve (12)
 months to eight (8) months. This change is the result of
 Federal Office of Refugee Resettlement directive dated
 September 11, 1991, reducing the maximum eligibility period
 for Refugee Assistance. This rulemaking also makes a
 technical change in the Refugee work registration
 requirements reflecting the recent increase in the Federal
 and State minimum wage.
- 6) Will these Proposed Amendments replace Emergency Amendments currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date?Yes X.No
- 8) Do these Proposed Amendments contain incorporations by reference? No
- 9) Are there any other Proposed Amendments pending on this Part? No
- 10) Statement of Statewide Policy Objectives: This rulemaking has no effect on local governmental units.
- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning the proposed rulemaking. All comments must be in writing and should be addressed to Anita Williams, Staff Attorney, Office of the General Counsel, Illinois Department of Public Aid, Jesse B. Harris Building II, 100

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NOTICE OF PROPOSED AMENDMENTS

South Grand Avenue East 3rd flr., Springfield, Illinois 62762 (217/782-1233). The Department will consider all written comments it receives within 30 days of the date of publication of this notice.

12) Initial Regulatory Flexibility Analysis: This rulemaki has no effect on small businesses.

The full text of the Proposed Amendments begins on the nex page:

NOTICE OF PROPOSED AMENDMENTS

39: SOCIAL SERVICES
DEPARTMENT OF PUBLIC AID SUBCHAPTER b: ASSISTANCE PROGRAMS TITLE 89: CHAPTER I:

REFUGEE/ENTRANT/REPATRIATE PROGRAM PART 115

Mandatory Work Registration/Participation Requirements Refugee Resettlement Program: Individuals Exempt From Good Cause For Failure Sanctions for Failure Counseling (Repealed) Furnishing of Social The Cuban/Haitian/Entrant Program (Status Pending) Application for Registration/Participation Requirements Special Provisions Relating to Parolees The Cuban Phasedown Program (Repealed) Refugee Resettlement Program: Sanct to Cooperate With Work Reguirements Work Refugee Resettlement Program Refugee Resettlement Program: Incorporation By Reference The Repatriate Program Security Numbers (SSN) General Provisions to Cooperate Assistance The Section 115.20 115.30 115.32 115.50 115.10 115.36 115.37 115.38 115.39 115.40 115.33 115.34 115.1

AUTHORITY: Implementing and authorized by Sections 12-4.5, 12-4.6 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, 1989, ch. 23, pars. 12-4.5, 12-4.6 and 12-13).

SOURCE: Filed and effective December 30, 1977; emergency amendment at 2 Ill. Reg. 28, p. 2, effective June 1, 1978 for a maximum of 150 days; amended at 2 Ill. Reg. 48, p. 60, effective November 25, 1978; amended at 5 Ill. Reg. 2786, June 23, 1981; amended at 5 Ill. Reg. 7071, effective September 21, 1982; codified at 7 Ill. Reg. 5195; amended at 7 III. Reg. 16109, effective November 22, 1983; amended at 8 III. Reg. 6804, effective May 3, 1984; amended at 9 Ill. Reg. 2296, effective February 5, 1985; amended at 13 Ill. Reg. 3932, effective March 10, 1989; amended at 13 111. Reg. 13631, effective August 14, 1989; amended at 14 111. Reg. 773, effective January 1, 1990; amended at 14 111. Reg. 10438, effective June 20, 1990; amended at 15 111. Reg.

effective

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DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

CAPITALIZATION DENOTES STATUTORY LANGUAGE.

General Provisions Section 115.10

- Program (RRP), the Cuban/Haitian Entrant (Status Pending) Program (CHEP), and the Repatriate Program in The Department administers the Refugee Resettlement Illinois. a)
- For the Refugee Resettlement Program and the Cuban/Haitian Entrant (Status Pending) Program, assistance shall be authorized on the basis of the to Families with Dependent Children (AFDC) Payment Level. The following case compositions define the level of issuance: Q
- Single Adult (age 18 or older). 1
- child. Only the following adults may be included: Family cases must include at least one eligible 5)
- A specified relative of the child and the spouse of the specified relative; or A A
- The legal guardian of child and the spouse of the legal guardian; or 8
- The unrelated caretaker of a child and the spouse of the unrelated caretaker. Û
- Resources to be considered in all situations are those immediately available for use at the time financial assistance is needed. Available resources are to be considered when they are in existence, the value is recipient, and can be drawn upon for maintenance. ascertainable, they are under the control of the G G
- not ordinarily be furnished for more than 12-8 months after the date of entry. The Cuban/Haitian Entrant (Status Pending) Program is limited to 12-8 months For the Refugee Resettlement Program assistance may after the specific date q
- The following provisions are applicable to the RRP and CHEP programs: (e
- To be eligible for RRP and CHEP, a family or individual(s) must be ineligible for categorical

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DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

General Provisions (Cont'd) Section 115.10

Disabled (AABD), and related Medical Assistance No Grant (MANG) programs); assistance (AFDC, Aid to the Aged, Blind or

- The individuals must avail themselves of all potential resources including application for and acceptance of Supplemental Security Income (SSI) and categorical assistance; and 2)
- RRP: The following provisions of the AFDC program (See 89 Ill. Adm. Code 112) are applicable to the 3)
- responsibilities. Refugees or parolees who are potentially eligible for SSI must apply Client and Department rights and for SSI A)
- Application for assistance (not eligible for refugees over 18 years of age must sign the \$100 compensatory payment or Presumptive Eligibility (PE) authorization. All application.

B

- Citizenship. 0
- Temporary absence from the home does not apply to RRP. Residence. 0
- Client Cooperation (E
- Furnishing of Social Security Numbers E)
- Registration/Participation requirements. 3
- Assets. H
- The earned income income from the Voluntary Sponsoring Agency All non-exempt income, including exemption (\$30 + 1/3 does not apply) VOLAG) must be budgeted. Income. î
- Support from responsible relatives (Non-Title IV-D (42 U.S.C. 651 et seq.) provisions). 5
- Personal Injury N

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DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

General Provisions (Cont'd) Section 115.10

Other financial benefits (i.e., the child care for work and training and other benefits described in 89 Ill. Adm. Code 112.308). G

Standards: W For a single adult case, the following payment levels apply:

- Group I Counties \$212.00 monthly 1)
- Group II Counties \$204.00 monthly ii)
- Group III Counties \$173.00 monthly iii)
- Special authorizations. â
- Medical Assistance standard (use the MANG(C) standard if Medical Assistance only is authorized; for a household of one, the Medical-Only Standard is \$283/month) 6
- Redetermination of Eligibility: P)
- Monthly reporting does not apply to RRP. į.
- Refugee recipients are not included in central redeterminations. ii)
- iii) The Department must contact the VOLAG (See Section 115.32 for information to request).
- Case Records 0
- Medical Services. R
- Funeral and Burials. S
- Incorrect Payments T)
- Special Projects 6

NOTICE OF PROPOSED AMENDMENTS

General Provisions (Cont'd)

- Crisis Assistance Programs (i.e., the Hardship Program, the Special Assistance Program and the Emergency Assistance Program described in 89 Ill. Adm. Code 116). S Section 115.10
- Replacement of lost or stolen warrants. 3
- In family cases, the parent (or other responsible person making application) is to be designated as the payee. In adult cases, the recipient is to be the payee. 4)
- Individuals receiving assistance under these three programs are eligible to participate in the food stamp program if they meet the eligibility requirements of the Food Stamp Program. (J

, effective (Source: Amended at 15 Ill. Reg.

The Refugee Resettlement Program Section 115.30

- medical) for eligible needy refugees from any nation and for certain Amerasian immigrants from Vietnam (and The Refugee Resettlement Program (RRP) provides for their close family members) as determined by the the authorization of assistance (financial and Immigration and Naturalization Service. a)
- In order to be eligible to be included in a Refugee Resettlement assistance unit, an individual must be a refugee, admitted into the United States (U.S.) as a refugee, or be an Amerasian born in Vietnam between January 1, 1962, and January 1, 1976, (or a close family member of such an Amerasian) and admitted to Orderly Departure Program (P.L. 96-212) on March 20 the United States (U.S.) as an immigrant under the p)
- Individuals may be eligible for refugee assistance for States. Individuals who have lived in the U.S. more than 12-8 months but-net-mere-than-24-menths-may be 12-8 months from the date of entry into the United eligible for refugee-related General Assistance. (2)

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DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

The Refugee Resettlement Program (Cont'd) Section 115.30

A child born to refugee parents may be included in the assistance unit even though the child was born in the U.S., as long as both parents are refugees. q

_, effective (Source: Amended at 15 Ill. Reg.

Registration/Participation Reguirements Refugee Resettlement Program: Section 115.34

Work

- with Job Service if there is no Refugee Job Placement designated by the Refugee Job Placement Agency, or assistance, all nonexempt refugees age 16 through 59, must register for employment with the Refugee condition of eligibility for refugee cash Placement Agency if there is one in the area Agency. As a a)
- After registration is completed, a nonexempt individual is required to participate by: q
- continuing employment; 1
- responding to an appropriate job referral (see Section 115.34 (c) below); 2)
- accepting an appropriate offer of employment (see Section 115.34 (c) below); 3
- working less than 100 hours per month if available and appropriate as determined by VOLAG; ij participating in English language training 4
- participating in job skill training if working less than 100 hours per month if available and appropriate as determined by VOLAG. 2
- Appropriate work or training must meet the following criteria; Û
- Work may be temporary, permanent, full time, part time or seasonal. 1)
- The wage shall meet or exceed the Federal (\$3.35an-hour}-or-<u>and</u>State (\$2.65-an-hour}-minimum wage <u>of \$4.25 an hour law</u>-whichever-is-2)

NOTICE OF PROPOSED AMENDMENTS

Section 115.34

Registration/Participation Reguirements Work Refugee Resettlement Program: (Cont'd) appliable.--If-neither-law-is-appliable.-the-wage-must-be-as-much-as-the-wage-paid-fer-similar-(\$1+99-am-heu*}-or the sub-minimum training wage three-fourths-of-the-State-minimum-wage-rateof \$3.75 an hour for persons under age 18 меғк-but-in-ne-ease-ean-it-be-less-tham-

- "(Ill. Rev. Stat. 1983, Ch. 48, Par. 1 et seq.) The daily hours of work and the weekly hours of work shall not exceed those customary to the occupation (as defined at Section 1 et seq. of "An Act making eight hours a legal day's work 3)
- individual to perform the task on a reqular basis, educational background, employment history and training, the job or training assignment must be within the physical and mental capability of the Based on an assessment of the client's 4)
- take a child to and from a child care facility. work or training site shall not exceed two hours. This does not include time required to The total daily commuting time to and from the 2)
- The work or training site to which the individual is assigned must not have been cited by the appropriate regulatory agency as having violated Federal, State, or local health and safety standards. (9

, effective Amended at 15 Ill. Reg. The Cuban/Haitian/Entrant Program (Status Pending) Section 115.40

- Haitian entrants (Status Pending) including applicants (CHEP) provides for the authorization of assistance (financial and medical) for eligible needy Cuban and The Cuban/Haitian Entrant Program (Status Pending) for asylum and parolees issued documentation on or after April 21, 1980. a)
- Assistance is limited to 18-8 months from the date the Q

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DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

The Cuban/Haitian/Entrant Program (Status Pending) (Cont'd) Section 115.40

United States more than 18-8 months but-net-mere-than-than-36-menths-may be eligible for Guban/Haitiandocumentation by the Immigration and Naturalization Services. Cuban/Haitian Entrants or applicants for asylum who have been admitted or paroled into the entrant is granted parole or is otherwise issued Entrant-related-General Assistance.

A child born to Cuban or Haitian entrant parents may be included in the assistance unit even though the child was born in the U.S., as long as both parents are Cuban or Haitian entrants. Û

(Source: Amended at 15 Ill. Reg.

NOTICE OF PROPOSED RULES

- 1) Heading of Part: Dixon Municipal Airport Hazard Zoning
- 97 Ill. Adm. Code 92 2) Code Citation:
- Proposed Action: Section New 3) Section Numbers 97.120 97,100 97,130 97.140 97.70 97.80 97.90 97.40 97.50 97.60
- Ill. Rev. Stat. 1989, ch. 15 1/2, 4) Statutory Authority:

EXHIBIT A

Exhibit

A complete description of the subjects and issues involved: 2)

hazard area in the vicinity of the Dixon Municipal Airport. This Part provides for the safety of the aircraft and persons on the ground by governing surfaces and height limitations in respect to structures erected or altered in This Part provides for the establishment of an airport the vicinity of the airport.

- Will this proposed rulemaking replace an emergency rule currently in effect? (9
- Does this rulemaking contain an automatic repeal date? 7
- Does this proposed rule contain incorporations by reference? 8
- Are there any other amendments pending on this Part? 6
- Rules do not <u>Statement of Statewide Policy Objectives</u>: affect units of local government. 10)

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DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED RULES

- Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: 11)
- Any interested party may submit written comments or arguments concerning this proposed rule. Written submissions shall be filed with:
- One Langhorne Bond Drive/Capital Airport Department of Transportation Division of Aeronautics Springfield, Illinois 62707 Mr. Roger Finnell (217) 785-1764
- Comments received within thirty days of the date of publication of this Illinois Register will be considered. Comments received after that time will be considered, time permitting.
- Rules do not Initial Regulatory Flexibility Analysis: affect small businesses. 12)

The full text of the Proposed Rule begins on the next page:

NOTICE OF PROPOSED RULE

TITLE 92: TRANSPORTATION CHAPTER I: DEPARTMENT OF TRANSPORTATION SUBCHAPTER b: AERONAUTICS

DIXON MUNICIPAL AIRPORT HAZARD ZONING PART

Q

Section	
97,10	Introduction
97.20	Definitions
97.30	Surfaces and Height Limitations
97.40	Use Restrictions
97.50	Non-Conforming Uses
97.60	Permits
97.70	Non-Conforming Structures or Uses or Trees Abandoned
	or Destroyed
97.80	Variances
97.90	Notice of Construction or Alteration
97.100	Enforcement
97.110	Appeal and Judicial Review
97.120	Penalties
97.130	Conflicting Regulations
97.140	Severability
EXHIBIT	A Proposed Construction Permit Request

par. oŧ ch. 15 1/2, Section 17 Implementing and authorized by ing Act (Ill. Rev. Stat. 1989, Airport Zoning AUTHORITY:

, effective Adopted at 15 Ill. Reg. SOURCE:

Capitalization denotes statutory language

NOTE:

Section 97.10 Introduction

for surfaces, defining certain terms used herein; referring to the Dixon Municipal Airport zoning map (Note: This zoning map can be viewed at the Department of structures and trees, and otherwise regulates the use of property in the vicinity of the Dixon Municipal Transportation, Division of Aeronautics, One Langhorne such the height Airport by creating appropriate surfaces, establishing the boundaries thereof; providing changes in the restrictions and boundaries of restricts and Part regulates a)

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DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED RULE

Airport, pursuant to the authority conferred by the Airport Zoning Act (Act) (111. Rev. Stat. 1989, ch. 15 1/2, pars. 48.1 et seq.). IT IS HEREBY FOUND THAT AN AIRPORT HAZARD ENDANGERS THE LIVES AND PROPERTY OF USERS OF Dixon Municipal Airport AND OF OCCUPANTS OF LAND or property IN ITS VICINITY, AND ALSO, IF OF THE OBSTRUCTION TYPE, IN EFFECT REDUCES THE SIZE OF THE AREA AVAILABLE FOR THE LANDING, TAKING-OFF AND MANEUVERING OF AIRCRAFT, THUS TENDING TO DESTROY OR IMPAIR THE UTILITY OF Dixon Municipal Airport AND THE PUBLIC INVESTMENT THEREIN. Bond Drive/Capital Airport, Springfield, Illinois 62706. For an example of this information see 92 Ill. Adm. Code 18. Exhibits A, B and C); providing for enforcement; imposing penalties in the interest of public safety and welfare; and providing for notice of of Dixon, as owner and operator of Dixon Municipal This Part is adopted at the request of the City construction or alteration.

ACCORDINGLY, IT IS DECLARED:

A) THAT THE CREATION OR ESTABLISHMENT OF AN AIRPORT HAZARD IS A PUBLIC NUISANCE AND AN INJURY TO THE region SERVED BY Dixon Municipal Airport;

B) THAT IT IS NECESSARY IN THE INTEREST OF THE PUBLIC SAFETY AND GENERAL WELFARE THAT THE CREATION OR ESTABLISHMENT OF

EXTENT LEGALLY that the prevention of these hazards SHOULD POLICE POSSIBLE, BY THE EXERCISE OF THE AIRPORT HAZARDS BE PREVENTED; AND THE POWER, WITHOUT COMPENSATION. ACCOMPLISHED O

MITIGATION, OR MARKING AND/OF LIGHTING OF EXISTING AIRPORT HAZARDS ARE PUBLIC PURPOSES FOR WHICH POLITICAL SUBDIVISIONS MAY RAISE AND EXPEND PUBLIC IS FURTHER DECLARED THAT BOTH THE PREVENTION OF THE CREATION OR ESTABLISHMENT OF AIRPORT HAZARDS land. ALTERATION, AND ACQUIRE LAND or interests in REMOVAL, ELIMINATION, (Section 11 of the Act) FUNDS 5

Section 97.20 Definitions

As used in this Part, unless the context otherwise requires:

"Airport" - The Dixon Municipal Airport located near Dixon, situated in Section 3, Township 21 North, Range 9 East of the Fourth Principal Meridian, Lee County,

NOTICE OF PROPOSED RULE

Illinois; also known as Dixon Municipal Airport.

"Airport Elevation" - The established elevation of the highest point on the usable landing strip; the established airport elevation shall be 786 feet above mean sea level (AMSL).

"Airport Hazard" - ANY STRUCTURE, TREE, OR USE OF LAND WHICH OBSTRUCTS THE AIRSPACE REQUIRED FOR, OR IS OTHERWISE HAZARDOUS TO THE FLIGHT OF AIRCRAFT IN LANDING OR TAKING-OFF AT THE AIRPORT. (Section 3 of the Act)

"Airport Reference Point" - The point established as the approximate geographic center of the airport landing area and so designated as at Latitude 410 50' 01.0" N and Longitude 890 26' 47.0" W.

"Alteration" - Any construction which would result in a change in height or lateral dimensions of an existing structure.

"Approach, Transitional, Horizontal and Conical Surfaces" - These surfaces are defined in Section 97.30.

"Circling Approach Area" - That obstacle clearance area which shall be considered for aircraft maneuvering to land on a runway which is not aligned with the final approach course of the approach procedure.

"Construction" - The erection or alteration of any structure either of a permanent or temporary character.

"Department" - The Department of Transportation, Division of Aeronautics of the State of Illinois.

"Departure Area" - That area which begins at the departure end of the runway and has a beginning width of 1000' from centerline). The area splays 150 on each side of the extended runway centerline for a distance of 2 Nautical Miles (NM). Additionally, it includes a second surface that extends radially from a point on the runway centerline located 2,000' from the start end of the runway and extends the distance necessary to provide a 40:1 obstacle identification surface to reach the minimum altitudes authorized for en route operations.

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NOTICE OF PROPOSED RULE

"Final Approach Segment" - That area of an approach where the aircraft makes final alignment and descent for landing.

"Flight Safety Coordinator" - An employee of the Department whose duties include, but are not limited to inspection of airports, review of complaints concerning uses of property in the vicinity of airports and inspection of structures, uses and trees in the vicinity of airports to determine if such structures, uses or trees impair the use of the airport by aircraft.

"Height" - The overall height of the top of a structure including any appurtenances installed thereon, for the purpose of determining the height limits in all zones set forth in this Part and shown on the zoning map, the datum of which shall be mean sea level elevation unless otherwise specified.

"Initial Approach Segment" - That area of an instrument approach between a point where aircraft departs the enroute phase of flight and is maneuvering to enter an intermediate segment. Such approach segments may be made along an arc, radial, course, heading, radar vector or a combination of thereof.

"Intermediate Approach Segment" - That area of an approach between the initial and final approach segments where the aircraft adjusts configuration, speed and positioning along positive course guidance such as radial or course.

"Landing Area" - The area of the airport used for the landing, taking-off or taxiing of aircraft including the unprepared surfaces adjacent to the existing runways.

"Minimum Instrument Flight Altitude" - An altitude established for instrument flight between radio fixes that provides obstacle clearance over the terrain and man-made objects and adequate for navigational performance and communications requirements.

"Non-Conforming Use" - Any structure, tree, or use of land which is lawfully in existence at the time this Part or an amendment thereto becomes effective and does not then meet the requirements of this Part.

"Non-Precision Instrument Runway" - A runway having an

NOTICE OF PROPOSED RULE

facilities with only horizontal guidance, or area type navigation equipment, for which a straight-in, navigation equipment, for which a straight-in, non-precision instrument approach procedure has been approved by the Federal Aviation Administration [FAA], or planned, and for which no precision approach facilities are planned, or indicated on an FAA planning existing instrument approach utilizing air navigation document or military service, military airport planning "Obstacle Clearance" - The vertical distance between the lowest authorized flight altitudes and a prescribed surface within a specified area.

of "Permit" - A permit issued by the Department Transportation, Division of Aeronautics, pursuant Section 97.60 of this Part.

RECEIVER, ASSIGNEE, administrator, executor, guardian, OR OTHER REPRESENTATIVE, AND INCLUDING THIS STATE and COMPANY, ASSOCIATION, JOINT STOCK OR BODY POLITIC, and includes a TRUSTEE, partnership, (Section 7 of the Act) FIRM, INDIVIDUAL, the Division of Aeronautics. An CORPORATION, ASSOCIATION, "Person"

"Political Subdivision" - ANY MUNICIPALITY, CITY, INCORPORATED TOWN, VILLAGE, COUNTY, TOWNSHIP, DISTRICT, OR AUTHORITY, OR ANY COMBINATION OF TWO OR MORE THEREOF, situated in whole or in part within any of the surfaces established by Section 97.30. (Section 6 of the Act)

approved Airport Layout Plan, which is on file at the Department of Transportation, Division of Aeronautics, Bureau of Engineering, One Langhorne Bond Drive/Capital Airport, Springfield, Illinois 62706. "Precision Instrument Runway" - A precision instrument runway is one which uses an instrument landing system (ILS) or precision approach radar (PAR). A planned precision instrument runway is one for which a precision approach system is indicated on a Department

"Runway" - An area of the airport designated for the landing or taking off of aircraft and consisting of asphalt, oil and chip or other that forms an all weather surface concrete, composite material other than turf. "Runway" turf or

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"Slope Ratio" - A numerical expression of a stated relationship of height to horizontal distance, e.g. 100 to 1 means one hundred feet of horizontal distance for each one foot vertically.

(Section 8 of the Act) 'State" - THE STATE OF ILLINOIS. "Structure" - Any form of construction or apparatus of a permanent or temporary character, constructed or installed by man, including any implements or material used in the erection, alteration or repair of such structure, including but without limitation, buildings, towers, smokestacks, and overhead transmission lines. "Terminal Obstacle Clearance Area" - That area near an airport that contains the initial, intermediate and final approach segments, circling and departure areas which are a part of an instrument approach procedure.

"Tree" - Any object of natural growth.

and "Utility Runway" - A runway that is constructed for a intended to be used for propeller driven aircraft 12,500 pounds maximum gross weight or less. of relief by the Department from this Part, in accordance with of relief by "Variance" - A grant the requirements of Section 97.80. "Visibility Minimums" - The lowest forward horizontal distance from the cockpit of an aircraft in flight at which prominent unlighted objects may be seen and identified by day and prominent lighted objects may be seen and identified by night.

"Visual Runway" - A visual runway is a runway intended solely for the operation of aircraft using visual straight-in instrument indicated on a Department approved Airport Layout Plan, which is on file at the Department of Transportation, Division of Aeronautics, Bureau of Engineering, One Springfield instrument Airport, Drive/Capital ou ou. approach procedures with and procedure Bond 62706. Langhorne Illinois approach

Section 97.30 Surfaces and Height Limitations

Establishment and Creation a)

NOTICE OF PROPOSED RULE

established with relation to the airport and to each runway. The size of each such imaginary surface is based on the category of each runway

surfaces

imaqinary

airport

following

1

according to the type of approach available or planned for that runway. The slope and dimensions

of the approach surface applied to each end of a runway are determined by the most precise approach

existing or planned for that runway end.

horizontal

include

2)

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Tunway will have the same arithmetical value. That value will be the highest determined for either end of the runway. When a 5,000 foot arc is encompassed by tangents connecting two adjacent The radius of the arc specified for each end of a 10,000 foot arcs, the 5,000 foot arc shall be disregarded on the construction of the perimeter of the horizontal surface. The horizontal surface does not include the approach and transitional 5

Conical Surface surfaces. î

A surface extending outward and upward from the periphery of the horizontal surface, at 150 feet above the airport elevation, at a slope of 20 feet horizontally for each foot vertically for horizontal distance of 4,000 feet.

The conical surface does not include the approach surfaces to the precision instrument runways and the transitional surfaces. 5

Primary Surface q

each end of that runway. The elevation of any point on the primary surface is the same as the elevation of the nearest point on the runway When the runway has a specially prepared hard surface, the primary surface extends 200 feet beyond each end of that runway; but when the centerline. The width of a primary surface is: A) 250 feet for utility runways having only runway has no specially prepared hard surface, or planned hard surface, the primary surface ends at on a runway The width of a primary surface is: A surface longitudinally centered 7

visual approaches;

having utility runways non-precision instrument approaches; feet for 200 B

500 feet for visual runways having only For other than utility runways, the width is: visual approaches; ົວ

greater than three-fourths statute miles; 1,000 feet for a non-precision 500 feet for non-precision instrument runways having visibility minimums

instrument runway having a non-precision visibility instrument approach with visibility minimums as low as three-fourths statute precision for feet and 1,000 iii)

The width of the primary surface of a runway will be the width prescribed in this Section for the runways. 5

shown on the Airport Zoning Map (Note: This soning map can be viewed at the Department of Transportation, Division of Aeronautics, One Langhorne Bond Drive/Capital Airport, Springfield, Willet, Hofmann & Associates, Inc., Dixon, Ill. An area located in more than one of the following information see 92 Ill. Adm. Code 18. Exhibits A, B and C) for Dixon Municipal Airport prepared by surfaces is considered to be only in the surface Such airport imaginary surfaces are hereby created surface, approach surface to include non-precision instrument approach, precision instrument approach and visual approach, transitional surface and primary shall this Part, Such surfaces short he land lving urfaces. Land lying within conical surfsurfaces of For an example These circling approach surface. and established in order provisions of this Part. surface, 62706. all

Illinois

Except as otherwise provided in this Part, no structure or tree shall be erected, altered, allowed to grow, or maintained in any surface created by this Part to a height in excess of the height limit herein established for such surfaces. with the more restrictive height limitation. structure 3)

The various surfaces are hereby established, and height limitations are hereby established for each of the surfaces, as follows: 4)

(q

of each end of the primary surface of each runway on each each connecting the adjacent arcs by lines tangent to those arcs. The radius of each arc is:

A) 5,000 feet for all runways designated as utility or visual;

B) 10,000 feet for all other runways. A horizontal plane 150 feet above the established swinging arcs of specified radii from the center airport elevation of 654 feet Above Mean Sea Level (AMSL), the perimeter of which is constructed by Horizontal Surface

NOTICE OF PROPOSED RULE

(0)

most precise approach existing or planned for either end of that runway.

Approach Surface - A surface longitudinally centered on the extended runway centerline and extending outward and upward from each end of the primary surface. An approach surface is applied to each end of each runway based upon the type of approach available or planned for that runway end.

The inner edge of the approach surface is the same width as the primary surface and it expands uniformly to a width of:

1,250 feet for that end of a utility runway A)

with only visual approaches; 1,500 feet for that end of a runway other than a utility runway with only visual B)

2,000 feet for that end of a utility runway approaches; ô

with a non-precision instrument approach; 3,500 feet for that end of a non-precision instrument runway other than utility, having than greater three-fourths statute mile; minimums visibility 0

visibility minimums as low as three-fourths 4,000 feet for that end of a non-precision instrument runway, other than utility, having a non-precision instrument approach with statute mile; and (H)

16,000 feet for precision instrument runways. approach surface extends for a horizontal distance of: F) The 5)

5,000 feet at a slope of 20 feet horizontally for each foot vertically for all utility and visual runways; 10,000 feet

of 34 feet horizontally for each foot vertically for all non-precision instrument runways other than slope ata B)

10,000 feet at a slope of 50 feet horizon-tally for each foot vertically with an additional 40,000 feet at a slope of 40 feet horizontally for each foot vertically for all precision instrument runways. utility; and Û

subsection for the most precise approach existing or planned for that runway end. Transitional Surface - These surfaces extend outward and upward at right (90°) angles to the runway The outer width of an approach surface to an end of a runway will be that width prescribed in this 3) ()

centerline and the runway centerline extended at a

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slope of 7 feet horizontally for each foot vertically beginning at the sides of and at the same elevation of the primary surface and the approach surfaces extending to a height of 150 feet above the airport elevation which is 654 feet AMSL. Transitional surfaces for those portions of the precision approach surface which project through and beyond the limits of the conical surface, extend a distance of 5,000 feet measured horizontally from the edge of the approach surface and at right (90°) angles to the runway centerline.

Circling Approach Surface - This is a surface 200 feet above ground level (AGL) or above the established airport elevation, whichever is greater, within three (3) nautical miles of the established reference point up to a maximum of 100 feet for each additional nautical mile of distance from the airport reference point up to a maximum of 500 feet.

A height within a terminal obstacle clearance area, including an initial approach segment, a departure area, and a circling approach area, which would result in the vertical distance between any point on the object and an established minimum instrument flight.

6

altitude within that area or segment to be less than the required obstacle clearance. 'n

shall be construed as prohibiting the growth, construction or maintenance of any tree or structure to a height up to 50 feet above the ground. Excepted Height Limitations - Nothing in this Part ;

97.40 Use Restrictions Section

Notwithstanding any other provisions of this Part, no use may be made of land or water within any surface established by this Part as follows:

In such a manner as to create electrical or electronic interference with navigational signals or radar communication between the Electrical or Electronic Interference airport and aircraft. or radio

relevant factors including the type of aircraft using the airport, the traffic patterns at the airport, the time of day and frequency of the If a complaint of such interference is received by the Department, a Flight Safety Coordinator shall determine if a hazard exists by observing all interference. 5

Flashing or Illuminated Structures Q

NOTICE OF PROPOSED RULE

The installation and use of flashing or illuminated advertising or business signs, billboards, or any other type of illuminated structure which would be hazardous for pilots. In determining whether such a hazard exists, a Flight safety Coordinator shall consider factors which include, but are not limited to, assessing the difficulty pilots have in distinguishing 1 2)

the difficulty pilots have in distinguishing between airport lights and others, or which result in glare in the eyes of pilots using the airport, thereby impairing visibility in the vicinity of the airport or endangering the landing, taking off or maneuvering of aircraft, the proximity of illuminated structure to the airport, and traffic patterns at the airport.

Smoke 1) A 0

of pilots and the public, a Flight Safety Coordinator shall consider all relevant factors which include, but are not limited to the density of the smoke, frequency of the emission or In determining if such an emission or discharge ofsmoke would interfere with the health and safety discharge, source of the smoke, general weather patterns in the vicinity, time of day, and volume and type of aircraft which use the airport. A use which would emit or discharge smoke that would interfere with the health and safety of pilots and the public in the use of the airport, or which would otherwise be detrimental or and general injurious to the health, safety and gener welfare of the public in the use of the airport. 2)

Section 97.50 Non-Conforming Uses

prescribed by this Part shall not be construed to require the removal, lowering or other changes or alteration of any structure or tree not conforming to Regulations Not Retroactive - Those surface regulations the regulations as of the effective date of this Part or otherwise interfere with the continuance of any contained in this Part construction or alteration of which was begun prior to date of this Part and is diligently construction, in the construct of any structure, any char intended use non-conforming use. reguire alteration, or the effective prosecuted. shall a)

Notwithstanding the provisions of subsection (a), the owner of any existing non-conforming structure Marking and Lighting

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is required to permit the installation, operation and maintenance of such markers and lights as shall be deemed necessary by the Department to indicate to operators of aircraft in the vicinity of the airport, the presence of such airport hazards, all to be performed at the expense of the

City of Dixon.

lights, the Department shall consider all relevant conditions, including shall consider all relevant traffic patterns, volume and type of aircraft at the airport, the general weather patterns in the vicinity, the topography of the airport and the surrounding area, and the height of the structure and its proximity to the approach and transition In determining the necessity for such markers and slopes of the existing runways. 5

Section 97.60 Permits

subsections (1), (2), and (3), no material change shall be made in the use of land and no structure or tree shall be erected, altered, planted, or otherwise established in any surface created unless a permit shall have been applied for and granted by the Department. Each application for a permit shall indicate the purpose for which the permit is desired, with sufficient particularity to permit it to be determined whether the resulting use, structure or tree would conform to the regulations prescribed in this Part. If such determination is in the affirmative, the Except as specifically provided permit shall be granted. Future Uses a)

In the area lying within the limits of the horizontal surface and the conical surface, but which is not in violation of height restrictions of primary, transitional and approach surfaces as set forth in this Part, no permit shall be required for any tree or structure less than 75 feet of vertical height above the ground or in any the runway, except when, because of terrain, land contour or topographic features such tree or structure, would extend above the height limits horizontal distance of 4,200 feet from each end of peyond surfaces approach and transitional

prescribed for such surface. In the areas lying within the limits of visual, precision instrument and non-precision instrument approach surfaces, no permit shall be required for any tree or structure less than 75 feet

5)

DEPARTMENT OF TRANSPORTATION NOTICE OF PROPOSED RULE

DEPARTMENT OF TRANSPORTATION

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ON BEHALF OF THE STATE BY Suit in equity FOR THE ENFORCEMENT THEREOF AS IN THE CASE OF OTHER LIENS. (Section 23 of the Act)

making such a determination the Department shall consider factors which include, but are not limited to, the type of aircraft using the airport, and whether or not the airport has precision instrument or instrument The Department shall issue an order if it is determined that the non-conforming structure or use or tree interferes with traffic patterns at the airport. In

Section 97.80 Variances

runways.

RELIEF GRANTED WOULD NOT BE CONTRARY TO THE PUBLIC INTEREST BUT WOULD DO SUBSTANTIAL JUSTICE AND BE IN ACCORDANCE WITH THE SPIRIT OF these ZONING REGULATIONS. (Section 24 of the Act)
Marking and Lighting - Any Variance granted by the Department may be so conditioned as to require the General - ANY PERSON wishing to erect or increase the height of ANY STRUCTURE, OR PERMIT any GROWTH, OR USE HIS PROPERTY not in accordance with these ZONING REGULATIONS, MAY APPLY TO THE DEPARTMENT FOR A VARIANCE FROM these ZONING REGULATIONS. SUCH VARIANCES SHALL BE ALLOWED WHERE it is found that A LITERAL APPLICATION OR ENFORCEMENT OF these ZONING REGULATIONS WOULD RESULT IN PRACTICAL DIFFICULTY OR UNNECESSARY HARDSHIP AND THE a)

required to indicate to pilots the presence of such owner of such structure or tree to permit, at expense of the owner, the installation, operation maintenance of such markers and lights as may

(q

In making the determination to allow variances the Department will consider, but is not limited to considering, the proximity of the hazard to the normal flight path or traffic patterns at the airport, the proximity of other non-conforming uses, structures of trees which would impair the use of the airport, the height of the object, the volume of air traffic at the structure or tree.

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airport, the type of aircraft using the airport, type of navigational aids used at the airport, length and width of existing runways, and plans future expansion of the airport.

97.90 Notice of Construction or Alteration

The Construction or Alteration Requiring Notice

SUCH LIEN MAY BE ENFORCED BY THE DEPARTMENT

G instrument or non-precision instrument approach surfaces. vertical height above the ground, except when such tree or structure would extend above the height limit prescribed for such visual, precision

In the areas lying within the limits of the transitional surface beyond the perimeter of the vertical height above the ground except when such land contour or topographic features would extend above the height limit prescribed for such transitional horizontal surface, no permit shall be required for any tree or structure less than 75 feet of because of terrain, structure, Or tree 3)

Nothing contained in any of the foregoing exceptions shall be construed as permitting or intending to permit any construction, alteration or growth of any structure tree in excess of any of the height limits prescribed by this Part. surface. OI (q

Non-Conforming Structures or Uses or Trees Abandoned or Destroyed 97.70 Section

personal inspection, observation and estimation, DETERMINES THAT A NON-CONFORMING STRUCTURE or use or tree HAS BEEN ABANDONED OR MORE THAN 80 PER CENT demolished, DESTROYED, physically Whenever the Department following a Flight Safety Coordinator's

DETERIORATED, OR DECAYED:
a) NO PERMIT SHALL BE GRANTED by the Department THAT WOULD ALLOW SUCH STRUCTURE or use or tree TO EXCEED THE APPLICABLE HEIGHT LIMIT OR OTHERWISE DEVIATE FROM these

THE CHARLY STREET ONN EXPENSE, TO LOWER, ALLE AS RECONSTRUCT, OR EQUIP SUCH Structure or use or tree AS MAY BE NECESSARY TO CONFORM TO THESE ZONING REGULATIONS, IF THE OWNER OF THE NON-CONFORMING STRUCTURE or use or tree SHALL NEGLECT OR REFUSE TO COMPLY WITH SUCH ORDER WITHIN THE DEPARTMENT MAY PROCED TO HAVE SUCH THE OWNER OF THE NON - CONFORMING STRUCTURE OF USE OF TREE, AT HIS OWN EXPENSE, TO LOWER, REMOVE, BEHALF OF THE STATE, UPON THE LAND WHEREON IT IS OR WAS LOCATED, IN THE AMOUNT OF THE COST AND EXPENSE ZONING REGULATIONS; AND WHETHER APPLICATION IS MADE FOR A PERMIT, OR NOT, THE DEPARTMENT MAY issue an order pursuant to subsection (c), in cases where the remaining structure or use or RECONSTRUCTED OR EQUIPPED AND SHALL HAVE A LIEN, ON SO LOWERED, REMOVED, tree Or structure or q

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proposes any of the following construction or alterations with respect to the surfaces and height Department shall be notified by each person (sponsor) limitations established by Section 97.30 with respect to Dixon Municipal Airport:

2)

Any construction or alteration of more than 200 feet in height above the ground level at its site. Any construction or alteration of greater height than an imaginary surface extending outward and upward at one of the following slopes:

A) 100 to 1 for a horizontal distance of 20,000 feet from the nearest point of the nearest runway of the airport, with at least one

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runway of the airport, with at least one runway more than 3200 feet in actual length. 50 to 1 for a horizontal distance of 10,000 runway B)

feet from the nearest point of the nearest runway of the airport, with the longest not more than 3200 feet in actual length.

designed for a minimum of 17 feet vertical distance, 15 feet for any other public roadway, 10 is greater, for a private road, 23 feet for a railroad, and for a waterway or any other traverse way not previously mentioned, an amount equal to the highest mobile object that would normally Any highway, railroad, or other traverse way for mobile objects, of a height which, if adjusted upward 17 feet for an Interstate Highway that is part of the National System of Military and feet or the height of the highest mobile object that would normally traverse the road, whichever traverse it, would exceed a standard of subsection re overcrossings of 17 feet ver where Highways (a)(1) or (a)(2). Interstate

Any construction or alteration that would exceed a standard of the Act or this Part.

Construction or Alteration Not Requiring Notice - No person is required to notify the Department for any of the following construction or alterations with respect to Dixon Municipal Airport:

Any antenna structure of 20 feet or less in height except one that would increase the height of another antenna structure.

Any air navigation facility, airport visual approach or landing aid, aircraft arresting device, or meteorological device less than 50 feet in height. 2)

Any object that would be shielded by permanent and

existing structures

substantial

3)

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city, town, or settlement where it is evident beyond all reasonable doubt the structure so shielded will not obstruct or interfere with aircraft using the airport, or cause any additional adverse effect on airport operations by considering the height and location of the existing uses and structures. topographic features of equal or greater height, and would be located in the congested area of a natural ρχ or height

Department's Form No. DA-39 (for an example, see Exhibit A) to the Division of Aeronautics, One Langhorne Bond Drive/Capital Airport, Springfield, Illinois 62706. Copies of this form may be Department under subsection (a) shall forward executed form set (in four copies) of Each person who is required to notify Illinois 62706. Copies of obtained from the Department. and Time of Notice

Such notice must be submitted at least 30 days before the date the proposed construction or alteration is to begin. 5

In the case of an emergency involving essential public services, public health, or public safety, that requires immediate construction or alteration, the 30-day requirement in subsection (c)(2) does not apply and the notice may be sent by telephone, telegraph, or other expeditious means, with an executed Department Form No. DA-39 emergency could include breaks in sewer lines, gas For example, submitted within five days. requires 3)

mains or power lines. Acknowledgment of Notice q

The Department will acknowledge in writing the receipt of such notice submitted under subsection (a) within 30 days of receipt of such notice. 7

The acknowledgment will state that a study of the proposed construction or alteration has resulted a determination that the construction or alteration: in 5

77.11 (b)(3), January 1, 1990, not including any later amendment or editions, and Would under federal rules require lighting or marking standards as prescribed in Advisory Circular, Department of Transportation, Obstruction, Marking and Lighting, 70/7460-1, as provided in 14 CFR information on how the structure should Aviation Administration Subject: Federal AC No:

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marked and lighted in accordance with such Would not exceed any standard of the Act

this Part; or B)

Would exceed a standard of the Act, Aviation Safety Rules (92 Ill. Adm. Code 14), or this Part; or 0

require supplemental information from the sponsor in order for a determination to be made by the Department. Would 0

Section 97.100 Enforcement

this Part. Applications for permits or variances, required by this Part to be submitted to the Department, shall be on forms furnished by the Department and shall be promptly considered and shall be the duty of the Department to administer and enforce granted or denied.

Section 97.110 Appeal and Judicial Review

- APPEAL ANY PERSON AGGRIEVED BY ANY DECISION OF THE DEPARTMENT MADE IN ADMINISTRATION OF THIS PART MAY APPLY TO THE DEPARTMENT TO REVERSE, WHOLLY OR PARTLY, OR MODIFY, OR OTHERWISE CHANGE, ABROGATE OR RESCIND ANY SUCH DECISION. THE PROCEDURE PRESCRIBED BY THE ACT FOR PROCEEDINGS BEFORE BOARD OF APPEAL SHALL GOVERN SUCH APPLICATION TO THE DEPARTMENT. (Section 29 of the Act) Judicial Review - Any person aggrieved, or any taxpayer a) Q Q
 - affected by any decision of the Department may appeal to the Circuit Court of Lee County, Illinois, or Circuit Court of any county in which the airport hazard is wholly or partly located, in accordance with the provisions of an Act entitled The Administrative Review Law (Ill. Rev. Stat. 1989, ch. 110, pars. 3-101 et seg.).

Section 97.120 Penalties

RULINGS PROMULGATED hereunder shall constitute an airport hazard and a PETTY OFFENSE, and such hazard shall be removed by proper legal proceedings and EACH DAY A VIOLATION CONTINUES TO EXIST SHALL CONSTITUTE A SEPARATE OFFENSE, IN ADDITION, THE DEPARTMENT MAY INSTITUTE IN THE Circuit Court of Lee County, Illinois, or CIRCUIT COURT OF ANY COUNTY IN WHICH THE AIRPORT Each violation of this Part or of ANY REGULATIONS, ORDERS, OR HAZARD is wholly or partly LOCATED, AN ACTION TO PREVENT and

DEPARTMENT OF TRANSPORTATION

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REGULATIONS, OR OF ANY regulation, ORDER OR RULING MADE IN CONNECTION WITH THEIR ADMINISTRATION OR ENFORCEMENT, AND THE COURT SHALL ADJUDGE SUCH RELIEF BY WAY OF INJUNCTION (WHICH MAY BE WANDATORY) OR OTHERWISE, AS MAY BE PROPER UNDER ALL THE FACTS AND CIRCUMSTANCES OF THE CASE, IN ORDER FULLY TO EFFECTUATE THE PURPOSES OF these zoning REGULATIONS as ADOPTED AND ORDERS AND RULINGS MADE PURSUANT THERETO. (Section 34 of the Act) OF ANY VIOLATION CORRECT OR ABATE,

Section 97.130 Conflicting Regulations

Where a conflict exists between this Part and any other regulations or ordinances applicable to the same area, whether the conflict be with respect to the height of structures, or trees, the use of land, or any other matter, the more stringent between this Part and any regulation or ordinance shall govern and prevail.

Section 97.140 Severability

If any of the provisions of this Part or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect other provisions or applications of this Part which can be given effect without the invalid provision or application, and to this end, the provisions of this Part are declared to be severable.

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DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED RULES

Section 97.Exhibit A Proposed Construction Permit Request

ILLINOIS DEPARTMENT OF TRANSPORTATION Division of Aeronautics

Name of Individual or Company

Making Request

Street City Zip Phone

ocation from Nearest Town ongi tude Distance Distance New Construction From Nearest Point Alteration Nearest Airport Nearest Town: = to a Runway Direction Direction atitude. 0 Nature and Description of Proposed Structure:

Temporary Feet Feet Feet 22 Proposed Heights and Elevations Permanent (es Yes Highest Point of Structure Above Ground Construction Completion Date Will Structure be Obstruction Lighted: Will Structure be Obstruction Marked: stimated Construction Starting Date stimated Construction Completion Da Overall Height above Mean Sea Level Site Elevation (Mean Sea Level) ype of Structure:

Remarks:

Spate:

Signature

Signature

Signature

The Illinois Department of Transportation is requesting disclosure of information that is necessary to accomplish the statutory purpose as outlined under Section 1 of the Airport Zoning Act (Ill.Rev.Stat. 1989, ch. 15 1/2, par. 48.1). Disclosure of this information is REQUIRED. Failure to provide any information will result in denial of the construction permit. This form has been approved by the Forms Management Center.

DA-39 (Rev. 1-87) IL 494-0765

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NOTICE OF PROPOSED RULES

- 1) Heading of Part: Morris Municipal Airport Hazard Zoning
- 2) Code Citation: 92 Ill. Adm. Code 67

3)

Section Numbers:	Proposed Action:
67.10	New Section
67.20	New Section
67.30	New Section
67.40	New Section
67.50	New Section
67.60	
67.70	
67.80	
67.90	
67.100	New Section
67.110	
67.120	New Section
67.130	New Section
67.140	New Section
EXHIBIT A	New Exhibit

- 4) <u>Statutory Authority</u>: Ill. Rev. Stat. 1989, ch. 15 1/2, par. 48.17
- 5) A complete description of the subjects and issues involved:

This Part provides for the establishment of an airport hazard area in the vicinity of the Morris Municipal Airport. This Part provides for the safety of the aircraft and persons on the ground by governing surfaces and height limitations in respect to structures erected or altered in the vicinity of the airport.

- 6) Will this proposed rulemaking replace an emergency rule currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Does this proposed rule contain incorporations by reference? No
- 9) Are there any other amendments pending on this Part? No
- 10) <u>Statement of Statewide Policy Objectives</u>: Rules do not affect units of local government.

NOTICE OF PROPOSED RULES

Time. Place, and Manner in which interested persons may comment on this proposed rulemaking: 11)

Any interested party may submit written comments or arguments concerning this proposed rule. Written submissions shall be filed with:

One Langhorne Bond Drive/Capital Airport Department of Transportation Springfield, Illinois 62707 Division of Aeronautics Roger Finnell (217) 785-1764 Comments received within thirty days of the date of publication of this Illinois Register will be considered. Comments received after that time will be considered, time

Rules do not Initial Regulatory Flexibility Analysis: affect small businesses. 12)

The full text of the Proposed Rule begins on the next page:

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NOTICE OF PROPOSED RULE

TITLE 92: TRANSPORTATION CHAPTER I: DEPARTMENT OF TRANSPORTATION SUBCHAPTER b: AERONAUTICS

MORRIS MUNICIPAL AIRPORT HAZARD ZONING PART 67

Introduction Definitions Section 67.10

Surfaces and Height Limitations Use Restrictions 67.20 67.30 67.40 67.50 67.60

Non-Conforming Uses Permits

Non-Conforming Structures or Uses or Trees Abandoned or Destroyed

Notice of Construction or Alteration Variances 67.80 67.90 67.100

Appeal and Judicial Review Conflicting Regulations Enforcement Penalties 67.110 67.120 67.130 67.140

A Proposed Construction Permit Request Severability EXHIBIT 17 of the 1/2, par. Section ch. 15 and authorized by Rev. Stat. 1989, AUTHORITY: Implementing a Airport Zoning Act (Ill.

effective Red. Adopted at 15 Ill. SOURCE:

Capitalization denotes statutory language NOTE:

67.10 Introduction Section

Airport by creating appropriate surraces, and establishing the boundaries thereof; providing for changes in the restrictions and boundaries of such surfaces, defining certain terms used herein; referring to the Morris Municipal Airport zoning map (Note: This to the Morris Municipal Airport at the Department of structures and trees, and otherwise regulates the use of property in the vicinity of the Morris Municipal Airport by creating appropriate surfaces, and restricts the height Transportation, Division of Aeronautics, One This Part regulates and a)

NOTICE OF PROPOSED RULE

Langhorne Bond Drive/Capital Airport, Springfield, Illinois 62706. For an example of this information see 92 Ill. Adm. Code 18. Exhibits A, B and C); providing for enforcement; imposing penalties in the interest of public safety and welfare; and providing for notice of construction or alteration.

This Part is adopted at the request of the City of Morris, as owner and operator of Morris Municipal Airport, pursuant to the authority conferred by the Airport Zoning Act (Act) (Ill. Rev. Stat. 1989, ch. 15 1/2, pars. 48.1 et seq.). IT IS HEREBY FOUND THAT AN AIRPORT HAZARD ENDANGERS THE LIVES AND PROPERTY OF USERS OF Morris Municipal Airport AND ALSO, IF OF THE OBSTRUCTION TYPE, IN FFFECT REDUCES THE SIZE OF THE AREA AVAILABLE FOR THE LANDING, TAKING-OFF AND OR IMPAIR THE UTILITY OF Morris Municipal Airport AND THE MANEUVERING OF AIRCRAFT, THUS TENDING TO DESTROY PUBLIC INVESTMENT THEREIN.

p)

Morris AND ACCORDINGLY, IT IS DECLARED:
A) THAT THE CREATION OR ESTABLISHMENT AIRPORT HAZARD IS A PUBLIC NUISANCE INJURY TO THE region SERVED BY Municipal Airport;

OF THE GENERAL WELFARE THAT THE CREATION OR ESTABLISHMENT OF AIRPORT HAZARDS BE PREVENTED; AND THAT IT IS NECESSARY IN THE INTEREST PUBLIC HEALTH, PUBLIC SAFETY AND B)

that the prevention of these hazards SHOULD EXERCISE OF THE POLICE LEGALLY EXTENT THE TO POSSIBLE, BY THE ACCOMPLISHED BE C

POWER, WITHOUT COMPENSATION.

IS FURTHER DECLARED THAT BOTH THE PREVENTION OF

E CREATION OR ESTABLISHMENT OF AIRPORT HAZARDS MITIGATION, OR MARKING AND/OR LIGHTING OF EXISTING AIRPORT HAZARDS ARE PUBLIC PURPOSES FOR WHICH POLITICAL SUBDIVISIONS MAY RAISE AND EXPEND PUBLIC FUNDS AND ACQUIRE LAND or interests in land. ALTERATION, REMOVAL, ELIMINATION, Section 11 of the Act) THE THE AND 2)

Section 67.20 Definitions

Morris, situated in Section 10, and part of the West Half of Section 15, Township 34 North, Range 7 East of the Third Principal Meridian, Grundy County, Illinois; also known as Morris Municipal Airport. "Airport" - The Morris Municipal Airport located near in this Part, unless the context otherwise requires: As used

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'Airport Elevation" - The established elevation of the highest point on the usable landing strip; the established airport elevation shall be 786 feet above mean sea level (AMSL).

"Airport Hazard" - ANY STRUCTURE, TREE, OR USE OF LAND WHICH OBSTRUCTS THE AIRSPACE REQUIRED FOR, OR IS OTHERWISE HAZARDOUS TO THE FLIGHT OF AIRCRAFT IN LANDING OR TAKING-OFF AT THE AIRPORT. (Section 3 of the Act)

the approximate geographic center of the airport landing area and so designated as at Latitude 40° 34' 13.0" N and Longitude 90° 04' 27.0" W. "Airport Reference Point" - The point established as

change in height or lateral dimensions of an existing "Alteration" - Any construction which would result in structure

- These surfaces are defined in Section 67.30. and Horizontal Transitional, "Approach, Surfaces"

"Circling Approach Area" - That obstacle clearance area which shall be considered for aircraft maneuvering to land on a runway which is not aligned with the final approach course of the approach procedure.

structure either of a permanent or temporary character. - The erection or alteration "Construction"

Transportation, Division of Aeronautics of the State of Illinois. of Department The "Department"

departure end of the runway and has a beginning width of 1000' (500' from centerline). The area splays 150 on each side of the extended runway centerline for a distance of 2 Nautical Miles (NM). Additionally, it includes a second surface that extends radially from a point on the runway centerline located 2,000' from the start end of the runway and extends the distance to provide a 40:1 obstacle identification surface to reach the minimum altitudes authorized for "Departure Area" - That area which begins at en route operations. necessary

descent where the aircraft makes final alignment and an "Final Approach Segment" - That area of for landing. 6

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uses of property in the vicinity of airports and inspection of structures, uses and trees in the vicinity of airports to determine if such structures, Department whose duties include, but are not limited to inspection of airports, review of complaints concerning uses or trees impair the use of the airport by aircraft. employee An Safety Coordinator"

including any appurtenances installed thereon, for the purpose of determining the height limits in all zones set forth in this Part and shown on the zoning map, the datum of which shall be mean sea level elevation unless otherwise specified. 'Height" - The overall height of the top of a structure

"Initial Approach Segment" - That area of an instrument approach between a point where aircraft departs the enroute phase of flight and is maneuvering to enter an heading, radar intermediate segment. Such approach segments may made along an arc, radial, course, heading, ravector or a combination of thereof. "Intermediate Approach Segment" - That area of an approach between the initial and final approach segments where the aircraft adjusts configuration, speed and positioning along positive course guidance such as radial or course. "Landing Area" - The area of the airport used for the landing, taking-off or taxiing of aircraft including the unprepared surfaces adjacent to the existing

established for instrument flight between radio fixes that provides obstacle clearance over the terrain and "Minimum Instrument Flight Altitude" - An altitude navigational man-made objects and adequate for performance and communications requirements. "Non-Conforming Use" - Any structure, tree, or use of land which is lawfully in existence at the time this or an amendment thereto becomes effective and does not then meet the requirements of this Part. "Non-Precision Instrument Runway" - A runway having an existing instrument approach utilizing air navigation facilities with only horizontal guidance, or area type navigation equipment, for which a straight-in, non-precision instrument approach procedure has been

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or planned, and for which no precision approach facilities are planned, or indicated on an FAA planning document or military service, military airport planning approved by the Federal Aviation Administration [FAA], document.

"Obstacle Clearance" - The vertical distance between the lowest authorized flight altitudes and a prescribed surface within a specified area.

Division of Aeronautics, pursuant "Permit" - A permit issued by the Department Transportation, Division o Section 67.60 of this Part.

CORPORATION, COMPANY, ASSOCIATION, JOINT STOCK ASSOCIATION, OR BODY POLITIC, and includes a TRUSTEE, RECEIVER, ASSIGNEE, administrator, executor, guardian, OR OTHER REPRESENTATIVE, AND INCLUDING THIS STATE and the Division of Aeronautics. (Section 7 of the Act) partnership, FIRM, INDIVIDUAL, "Person"

"Political Subdivision" - ANY MUNICIPALITY, CITY, INCORPORATED TOWN, VILLAGE, COUNTY, TOWNSHIP, DISTRICT, OR AUTHORITY, OR ANY COMBINATION OF TWO OR MORE THEREOF, situated in whole or in part within any of the surfaces established by Section 67:30. (Section 6 of the Act) "Precision Instrument Runway" - A precision instrument runway is one which uses an instrument landing system (ILS) or precision approach radar (PAR). A planned precision instrument runway is one for which a precision approach system is indicated on a Department approved Airport Layout Plan, which is on file at the Department of Transportation, Division of Aeronautics, Bureau of Engineering, One Langhorne Bond Drive/Capital Airport, Springfield, Illinois 62706.

"Runway" - An area of the airport designated for the landing or taking off of aircraft and consisting of turf or concrete, asphalt, oil and chip or other turf or concrete, asphalt, oil and chip or other composite material that forms an all weather surface other than turf. "Slope Ratio" - A numerical expression of a stated relationship of height to horizontal distance, e.g. 100 to 1 means one hundred feet of horizontal distance for each one foot vertically.

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(Section 8 of the Act)

a permanent or temporary character, constructed or installed by man, including any implements or material used in the erection, alteration or repair of such structure, including but without limitation, buildings, Structure" - Any form of construction or apparatus of towers, smokestacks, and overhead transmission lines. State" - THE STATE OF ILLINOIS.

"Terminal Obstacle Clearance Area" - That area near an airport that contains the initial, intermediate and final approach segments, circling and departure areas which are a part of an instrument approach procedure.

"Tree" - Any object of natural growth.

"Utility Runway" - A runway that is constructed for a intended to be used for propeller driven aircraft 12,500 pounds maximum gross weight or less.

"Variance" - A grant of relief by the Department in accordance this Part, the requirements of Section 67.80.

which prominent unlighted objects may be seen and identified by day and prominent lighted objects may be "Visibility Minimums" - The lowest forward horizontal distance from the cockpit of an aircraft in flight at seen and identified by night.

straight-in instrument instrument difference of Department approved Airport Layout Plan, which is on file at the Department of Transportation, "Visual Runway" - A visual runway is a runway intended for the operation of aircraft using visual Springfield, Bureau of Engineering, Drive/Capital Airport, ou no approach procedures with of Aeronautics, and procedure Bond 62706. Langhorne Division Illinois approach solely

67.30 Surfaces and Height Limitations Section

a)

The size of each such imaginary surface is based on the category of each runway according to the type of approach available or The slope and dimensions The following airport imaginary surfaces established with relation to the airport and planned for that runway. Establishment and Creation each runway.

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of the approach surface applied to each end of a runway are determined by the most precise approach existing or planned for that runway end.

circling approach Surface. These surfaces are shown on the Airport Zoning Map (Note: This zoning map can be viewed at the Department of Transportation, Division of Aeronautics, One Langhorne Bond Drive/Capital Airport, Springfield, Illinois 62706. For an example of this Illinois 62706. For an example of this information see 92 Ill. Adm. Code 18. Exhibits A, B and C) for Morris Municipal Airport prepared by Chamlin & Associates, Inc., Peru, Ill. An area located in more than one of the following surfaces is considered to be only in the surface with the surface, approach surface to include non-precision instrument approach, precision instrument approach Such airport imaginary surfaces are hereby created order to carry out the part. Such surfaces shall visual approach, transitional surface conical surface, pri more restrictive height limitation. and established in order provisions of this Part. Sinclude all of the land horizontal surface, include all

allowed to grow, or maintained in any surface created by this Part to a height in excess of the The various surfaces are hereby established, and height limitations are hereby established for each Except as otherwise provided in this Part, no structure or tree shall be erected, altered, height limit herein established for such surfaces. 4) 3

of the surfaces, as follows: Horizontal Surface q

of each end of the primary surface of each runway and connecting the adjacent arcs by lines tangent to those arcs. The radius of each arc is:

A) 5,000 feet for all runways designated as A horizontal plane 150 feet above the established airport elevation of 654 feet Above Mean Sea Level (AMSL), the perimeter of which is constructed by swinging arcs of specified radii from the center

utility or visual;

B) 10,000 feet for all other runways.

The radius of the arc specified for each end of a runway will have the same arithmetical value. That value will be the highest determined for either end of the runway. When a 5,000 foot arc is encompassed by tangents connecting two adjacent 10,000 foot arcs, the 5,000 foot arc shall be perimeter disregarded on the construction of the runway will have 5)

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The horizontal surface does not include the approach and transitional of the horizontal surface. surfaces.

Conical Surface

A surface extending outward and upward from the periphery of the horizontal surface, at 150 feet above the airport elevation, at a slope of 20 feet horizontally for each foot vertically for a horizontal distance of 4,000 feet.

The conical surface does not include the approach surfaces to the precision instrument runways and the transitional surfaces. 2)

(p)

surface, the primary surface extends 200 feet beyond each end of that runway; but when the runway has no specially prepared hard surface, or planned hard surface, the primary surface ends at each end of that runway. The elevation of any point on the primary surface is the same as the elevation of the nearest point on the runway When the runway has a specially prepared hard surface longitudinally centered on a runway centerline. The width of a primary surface is: the primary Primary Surface 1) A surface

250 feet for utility runways having only visual approaches;

having For other than utility runways, the width is: runways 500 feet for utility runways non-precision instrument approaches; 500 B) ပ

visual approaches;

500 feet for non-precision instrument minimums greater than three-fourths statute miles; visibility having runways ii)

1,000 feet for a non-precision instrument runway having a non-precision instrument approach with visibility minimums as low as three-fourths statute instrument precision and for feet 1,000 mile, iii)

runways.

The width of the primary surface of a runway will be the width prescribed in this Section for the or planned most precise approach existing either end of that runway. 2)

and upward from each end of the primary surface. An approach surface is applied to each end of each runway Approach Surface - A surface longitudinally centered on the extended runway centerline and extending outward based upon the type of approach available or planned for that runway end. (e)

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The inner edge of the approach surface is the same width as the primary surface and it expands uniformly to a width of:

A) 1,250 feet for that end of a utility runway 7

with only visual approaches;

visual 1,500 feet for that end of a runway only a utility runway with approaches; than B

runway with a non-precision instrument approach; 2,000 feet for that end of a utility c

instrument runway other than utility, having 3,500 feet for that end of a non-precision than greater three-fourths statute mile; minimums visibility â

4,000 feet for that end of a non-precision instrument runway, other than utility, having a non-precision instrument approach with visibility minimums as low as three-fourths 白田

approach surface extends for a horizontal 16,000 feet for precision instrument runways. statute mile; and 5

5,000 feet at a slope of 20 feet horizontally for each foot vertically for all utility and distance of: A

10,000 feet at a slope of 34 feet horizontally for each foot vertically for all non-precision instrument runways other than visual runways; utility; and B

10,000 feet at a slope of 50 feet horizon-tally for each foot vertically with an additional 40,000 feet at a slope of 40 feet horizontally for each foot vertically for all precision instrument runways. î

subsection for the most precise approach existing or planned for that runway end. The outer width of an approach surface to an end of a runway will be that width prescribed in this 3)

£)

Transitional Surface - These surfaces extend outward and upward at right (90°) angles to the runway centerline and the runway centerline extended at a slope of 7 feet horizontally for each foot vertically to a height of 150 feet above the airport elevation which is 654 feet AMSL. Transitional surfaces for those portions of the precision approach surface which project through and beyond the limits of the conical beginning at the sides of and at the same elevation of the primary surface and the approach surfaces extending

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surface, extend a distance of 5,000 feet measured horizontally from the edge of the approach surface and at right (90°) angles to the runway centerline.

Circling Approach Surface - This is a surface 200 feet above ground level (AGL) or above the established airport elevation, whichever is greater, within three (3) nautical miles of the established reference point of Morris Municipal Airport and this surface increases in height in the proportion of 100 feet for each additional nautical mile of distance from the airport reference point up to a maximum of 500 feet.

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A height within a terminal obstacle clearance area, including an initial approach segment, a departure area, and a circling approach area, which would result in the vertical distance between any point on the object and an established minimum instrument flight altitude within that area or segment to be less than the required obstacle clearance.

h)

Excepted Height Limitations - Nothing in this Part construction or maintenance of any tree or structure to growth, the prohibiting a height up to 50 feet above the ground. as construed pe shall i)

Section 67.40 Use Restrictions

Notwithstanding any other provisions of this Part, no use may be made of land or water within any surface established by this Part as follows:

In such a manner as to create electrical or electronic interference with navigational signals or radar communication between Electrical or Electronic Interference airport and aircraft. radio

If a complaint of such interference is received by the Department, a Flight Safety Coordinator shall determine if a hazard exists by observing all relevant factors including the type of aircraft using the airport, the traffic patterns at airport, the time of day and frequency of interference. 2)

In determining whether such a hazard exists, a Flight Safety Coordinator shall consider factors which include, but are not limited to, assessing the difficulty pilots have in distinguishing business signs, illuminated flashing billboards, or any other type of illumir structure which would be hazardous for pilots. οf or nse Flashing or Illuminated Structures 1) The installation and use advertising illuminated 2) Q

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between airport lights and others, or which result in glare in the eyes of pilots using the airport, thereby impairing visibility in the vicinity of the airport or endangering the landing, taking off or maneuvering of aircraft, the proximity of the illuminated structure to the airport, and the traffic patterns at the airport.

Smoke î

would interfere with the health and safety of pilots and the public in the use of the airport, or which would otherwise be detrimental or A use which would emit or discharge smoke that injurious to the health, safety and general welfare of the public in the use of the airport.

In determining if such an emission or discharge of 5)

smoke would interfere with the health and safety of pilots and the public, a Flight Safety Coordinator shall consider all relevant factors which include, but are not limited to the density of the smoke, frequency of the emission or of the smoke, frequency of the emission or discharge, source of the smoke, general weather patterns in the vicinity, time of day, and volume and type of aircraft which use the airport.

Non-Conforming Uses Section 67.50

prescribed by this Part shall not be construed to require the removal, lowering or other changes or alteration of any structure or tree not conforming to the regulations as of the effective date of this Part or otherwise interfere with the continuance of any non-conforming use. Nothing contained in this Part alteration, or intended use of any structure, the construction or alteration of which was begun prior to effective date of this Part and is diligently Regulations Not Retroactive - Those surface regulations construction, in the construct of any structure, any change shall require prosecuted. the a) Q)

and maintenance of such markers and lights as shall be deemed necessary by the Department to indicate to operators of aircraft in the vicinity of the airport, the presence of such airport hazards, all to be performed at the expense of the Notwithstanding the provisions of subsection (a), the owner of any existing non-conforming structure operation is required to permit the installation, Marking and Lighting City of Morris.

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traffic patterns, volume and type of aircraft at the airport, the general weather patterns in the vicinity, the topography of the airport and the surrounding area, and the height of the structure and its proximity to the approach and transition slopes of the existing runways. In determining the necessity for such markers and lights, the Department shall consider all relevant including but not limited conditions,

Section 67.60 Permits

Future Uses - Except as specifically provided in subsections (1), (2), and (3), no material change shall be made in the use of land and no structure or tree shall be erected, altered, planted, or otherwise established in any surface created unless a permit shall have been applied for and granted by the Department. Each application for a permit shall indicate the purpose for which the permit is desired, with sufficient particularity to permit it to be determined whether the resulting use, structure or tree would conform to the regulations prescribed in this Part. If such determination is in the affirmative, the permit shall be granted. a)

In the area lying within the limits of the horizontal surface and the conical surface, but which is not in violation of height restrictions of primary, transitional and approach surfaces as set forth in this Part, no permit shall be required for any trace or structure less than 75 feet of vertical height above the ground or in any approach and transitional surfaces beyond a horizontal distance of 4,200 feet from each end of the runway, except when, because of terrain, land contour or topographic features such tree or would extend above the height limits prescribed for such surface. structure,

approach surfaces, no permit shall be required for any tree or structure less than 75 feet of vertical height above the ground, except when such tree or structure would extend above the height limit prescribed for such visual, precision instrument or non-precision instrument precision instrument and non-precision instrument In the areas lying within the limits of visual, In the areas lying within the limits surfaces. 5 3

transitional surface beyond the perimeter

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horizontal surface, no permit shall be required for any tree or structure less than 75 feet of vertical height above the ground except when such contour or topographic features would extend above the height limit prescribed for such transitional because of terrain, tree or structure, surface.

shall be construed as permitting or intending to permit any construction, alteration or growth of any structure or tree in excess of any of the height limits Nothing contained in any of the foregoing exceptions in excess of any prescribed by this Part. or tree (q

Non-Conforming Structures or Uses or Trees Abandoned or Destroyed Section 67.70

Whenever the Department following a Flight Safety Coordinator's personal inspection, observation and estimation, DETERMINES THAT A NON-CONFORMING STRUCTURE or use or tree HAS BEEN ABANDONED OR MORE THAN 80 PER CENT demolished, DESTROYED, physically

ALLOW SUCH STRUCTURE or use or tree TO EXCEED THE APPLICABLE HEIGHT LIMIT OR OTHERWISE DEVIATE FROM these ZONING REGULATIONS; AND DETERIORATED, OR DECAYED: a) NO PERMIT SHALL BE GRANTED by the Department THAT WOULD

WHETHER APPLICATION IS MADE FOR A PERMIT, OR NOT, THE DEPARTMENT MAY issue an order pursuant to subsection (c), in cases where the remaining structure or use or tree constitutes a violation of this Part, compelling THE OWNER OF HIS OWN - CONFORMING STRUCTURE or use of thee, AT HIS OWN EXPENSE, TO LOWER, REMOVE, TIEE, AT HIS OWN EXPENSE, TO LOWER, REMOVE, RECONSTRUCT, OR EQUIP SUCH structure or use or tree AS MAY BE NECESSARY TO CONFORM TO these zoning REGULATIONS. IF THE OWNER OF THE NON-CONFORMING STRUCTURE or use or tree SHALL NEGLECT OR REFUSE TO COMPLY WITH SUCH ORDER within ten DAYS AFTER NOTICE THEREOF, THE DEPARTMENT MAY PROCEED TO HAVE SUCH THEREOF. SUCH LIEN MAY BE ENFORCED BY THE DEPARTMENT ON BEHALF OF THE STATE BY SUIT IN EQUITY FOR THE ENFORCEMENT THEREOF AS IN THE CASE OF OTHER LIENS. structure or use or tree SO LOWERED, REMOVED, RECONSTRUCTED OR EQUIPPED AND SHALL HAVE A LIEN, ON BEHALF OF THE STATE, UPON THE LAND WHEREON IT IS OR WAS IN THE AMOUNT OF THE COST AND EXPENSE (Section 23 of the Act) LOCATED, q

The Department shall issue an order if it is determined the airport. Department that the non-conforming structure or interferes with traffic patterns at the making such a determination the Depa

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consider factors which include, but are not limited to, the type of aircraft using the airport, and whether or not the airport has precision instrument or instrument runways.

Section 67.80 Variances

- General ANY PERSON wishing to erect or increase the height of ANY STRUCTURE, OR PERMIT any GROWTH, OR USE HIS PROPERTY not in accordance with these ZONING REGULATIONS. MAY APPLY TO THE DEPARTMENT FOR A VARIANCE FROM these ZONING REGULATIONS. SUCH VARIANCES SHALL BE ALLOWED WHERE it is found that A LITERAL APPLICATION OR ENFORCEMENT OF these ZONING REGULATIONS WOULD RESULT IN PRACTICAL DIFFICULTY OR UNNECESSARY HARDSHIP AND THE RELIEF GRANTED WOULD NOT BE CONTRARY TO THE PUBLIC INTEREST BUT WOULD DO SUBSTANTIAL JUSTICE AND BE IN ACCORDANCE WITH THE SPIRIT OF these ZONING REGULATIONS. (Section 24 of the Act)
 - REGULATIONS. (Section 24 of the Act)

 Marking and Lighting Any Variance granted by the Department may be so conditioned as to require the owner of such structure or tree to permit, at the expense of the owner, the installation, operation and maintenance of such markers and lights as may be required to indicate to pilots the presence of such
- structure or tree.

 In making the determination to allow variances the Department will consider, but is not limited to considering, the proximity of the hazard to the normal flight path or traffic patterns at the airport, the proximity of other non-conforming uses, structures or trees which would impair the use of the airport, the height of the object, the volume of air traffic at the airport, the type of aircraft using the airport, the type of aircraft using the airport, the type of aircraft using the airport, the length and width of existing runways, and plans for future expansion of the airport.

Section 67.90 Notice of Construction or Alteration

- a) Construction or Alteration Requiring Notice The Department shall be notified by each person (sponsor) who proposes any of the following construction or alterations with respect to the surfaces and height limitations established by Section 67.30 with respect to Morris Municipal Airport:
 - Any construction or alteration of more than 200 feet in height above the ground level at its site.
 Any construction or alteration of greater height

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than an imaginary surface extending outward and upward at one of the following slopes:

A) 100 to 1 for a horizontal distance of 20,000 feet from the nearest point of the nearest runway of the airport, with at least one runway not then 2000 feet in actual least one

- runway more than 3200 feet in actual length.

 50 to 1 for a horizontal distance of 10,000 feet from the nearest point of the nearest runway of the airport, with the longest runway not more than 3200 feet in actual length.
- Any highway, railroad, or other traverse way for mobile objects, of a height which, if adjusted upward 17 feet for an Interstate Highway that is part of the National System of Military and Interstate Highways where overcrossings are designed for a minimum of 17 feet vertical distance, 15 feet for any other public roadway, 10 feet or the height of the highest mobile object that would normally traverse the road, whichever is greater, for a private road, 23 feet for a railroad, and for a waterway or any other traverse way not previously mentioned, an amount equal to the highest mobile object that would normally traverse it, would exceed a standard of subsection (a)(1) or (a)(2).
- 4) Any construction or alteration that would exceed a standard of the Act or this Part.

 Construction or Alteration Not Requiring Notice No person is required to notify the Department for any of the following construction or alterations with respect to Morris Municipal Airport:

â

- 1) Any antenna structure of 20 feet or less in height except one that would increase the height of another antenna structure.
- another antenna structure.

 2) Any air navigation facility, airport visual approach or landing aid, aircraft arresting device, or meteorological device less than 50 feet in height.
- 3) Any object that would be shielded by permanent and substantial existing structures of equal or greater height or by natural terrain or topographic features of equal or greater height, and would be located in the congested area of a city, town, or settlement where it is evident beyond all reasonable doubt that the structure so shielded will not obstruct or interfere with aircraft using the airport, or cause any additional adverse effect on airport operations by

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of location and considering the height an existing uses and structures.

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Department under subsection (a) shall forward one executed form set (in four copies) of the Department's Form No. DA-39 (for an example, see Exhibit A) to the Division of Aeronautics, One Langhorne Bond Drive/Capital Airport, Springfield, Illinois 62706. Copies of this form may be and Time of Notice FOIM

Illinois 62706. Copies of this form may be obtained from the Department.

Such notice must be submitted at least 30 days before the date the proposed construction or 2)

that requires immediate construction or alteration, the 30-day requirement in subsection (c)(2) does not apply and the notice may be sent by telephone, telegraph, or other expeditious means, with an executed Department Form No. DA-39 submitted within five days. For example, an emergency could include breaks in sewer lines, gas In the case of an emergency involving essential public services, public health, or public safety, that requires immediate construction or alteration is to begin. 3)

mains or power lines. Acknowledgment of Notice q

receipt of such notice submitted under subsection (a) within 30 days of receipt of such notice. The acknowledgment will state that a study of the proposed construction or alteration has resulted The Department will acknowledge in writing the 5 a

the construction that determination alteration:
A) Won12 ייי

- Would under federal rules require lighting or marking standards as prescribed in Advisory Circular, Department of Transportation, Subject: Obstruction, Marking and Lighting, AC No: 70/7460-1, as provided in 14 CFR 77.11 (b)(3), January 1, 1990, not including any later amendment or editions, and information on how the structure should be marked and lighted in accordance with such Aviation Administration FAA standards; and/or Federal
 - Would not exceed any standard of the Act or this Part; or a
- Would exceed a standard of the Act, Aviation Safety Rules (92 Ill. Adm. Code 14), or this Part; or ΰ

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Would require supplemental information from the sponsor in order for a determination to be made by the Department. 6

Section 67.100 Enforcement

It shall be the duty of the Department to administer and enforce this Part. Applications for permits or variances, required by this Part to be submitted to the Department, shall be on forms furnished by the Department and shall be promptly considered and granted or denied.

Section 67.110 Appeal and Judicial Review

- APPEAL ANY PERSON AGGRIEVED BY ANY DECISION OF THE DEPARTMENT MADE IN ADMINISTRATION OF THIS PART MAY APPLY TO THE DEPARTMENT TO REVERSE, WHOLLY OR PARTLY, OR MODIFY, OR OTHERWISE CHANGE, ABROGATE OR RESCIND ANY SUCH DECISION. THE PROCEDURE PRESCRIBED BY THE ACT FOR PROCEDINGS BEFORE BOARD OF APPEAL SHALL GOVERN SUCH APPLICATION TO THE DEPARTMENT. (Section 29 of the Act) a
- Judicial Review Any person aggrieved, or any taxpayer affected by any decision of the Department may appeal to the Circuit Court of Grundy County, Illinois, or Circuit Court of any county in which the airport hazard is wholly or partly located, in accordance with the provisions of an Act entitled The Administrative Review Law (Ill. Rev. Stat. 1989, ch. 110, pars. 3-101 et seq.). â

Section 67.120 Penalties

or

Each violation of this Part or of ANY REGULATIONS, ORDERS, OR RULINGS PROMULGATED hereunder shall constitute an airport hazard and a PETYY OFFENSE, and such hazard shall be removed by proper legal proceedings and EACH DAY A VIOLATION CONTINUES TO EXIST SHALL CONSTITUTE A SEPARATE OFFENSE. IN ADDITION, THE DEPARTMENT MAY INSTITUTE IN THE CIrcuit County of Grundy County, Illinois, or CIRCUIT COURT OF ANY COUNTY IN WHICH THE AIRPORT HAZARD is wholly or partly LOCATED, AN ACTION TO PREVENT and RESTRAIN, CORRECT OR ABATE, ANY VIOLATION OF these ZONING REGULATIONS, OR OF ANY regulation, ORDER OR RULING MADE IN CONNECTION WITH THEIR ADMINISTRATION OR ENFORCEMENT, AND THE COUNT SHALL ADJUDGE SUCH RELIEF BY WAY OF INJUNCTION (WHICH MAY BE MANDATORY) OR OTHERWISE, AS MAY BE PROPER UNDER ALL THE FACTS AND CIRCUMSTANCES OF THE CASE, IN ORDER FULLY TO EFFECTUATE THE PURPOSES OF these zoning REGULATIONS as ADOPTED AND ORDERS AND RULINGS MADE PURSUANT THERETO. (Section 34 of the Act)

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Section 67,130 Conflicting Regulations

Where a conflict exists between this Part and any other regulations or ordinances applicable to the same area, whether the conflict be with respect to the height of structures, or trees, the use of land, or any other matter, the more stringent regulation or ordinance shall govern and prevail.

Section 67.140 Severability

If any of the provisions of this Part or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect other provisions or applications of this Part which can be given effect without the invalid provision or application, and to this end, the provisions of this Part are declared to be severable.

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		DEPARTMENT OF TRANSPORTATION	ATION	A- 11
		NOTICE OF PROPOSED RULES	LES	
Section	67. Exhibit A Pro	Section 67.Exhibit A Proposed Construction Permit Request	it Request	
	ILLIN	ILLINOIS DEPARTMENT OF TRANSPORTATION Division of Aeronautics	PORTATION	
Name of Indivi-	Name of Individual or Company Making Request	mpany		
Address	Street	City	Zip Phone	
Nature a	nd Description o	Nature and Description of Proposed Structure:	> > New Construction > Alteration Mearest Town:	
			Location from Nearest Town	OWE
			Olrection Olistance	
			Krom Nearest Point	
			Spirection Spistance	
			Latitude Longitude	
			- - - - - - -	
	d .	Proposed Heights and Elevations		
Site Ele	Site Elevation (Mean Sea Leve	Level)	Feet	

Signature Title or Position: Date:

Temporary

Permanent Yes

Type of Structure: Mill Structure be Obstruction Lighted: Will Structure be Obstruction Marked: Estimated Construction Completion Date Estimated Construction Starting Date

Remarks:

S

Feet Feet

Highest Point of Structure Above Ground Overall Height above Mean Sea Level

The Illinois Department of Transportation is requesting disclosure of information that is necessary to accomplish the statutory purpose as outlined under Section 1 of the Airport Zoning Act (Ill.Rev.Stat. 1989, ch. 15 1/2, par. 48.1). Disclosure of this information is REQUIRED. Failure to provide any information will result in denial of the construction permit. This form has been approved by the Forms Management Center.

NOTICE OF ADOPTED RULES

Heading of the Part: 7

Motor Vehicle Advertising

Code Citation: 5

14 Ill. Adm. Code 475

Adopted Action:	New Section	ew Section	ew Section	ew Section	ew Secti	ew Secti	Sectio	ew Sectio	ew Sect	New Section	Sect	Sect	New Section	Sectio	Sect	ew Sect	Sect	Secti	Sect	Secti	ew Sect	ew Sect	ew Sect	ew Secti	ew Secti	ew Se	ew Sect	New Section				
Numbers:						•																										
Section	75.11	475.210		475.230		475.250		.32	75.33	15.34	75.3	10.30	15.37	75.38	70.50	75.0	10.42	75.51	75.52	4/5.530	4 1		75.50	75.00	78.63	75.62	1 6	75 64	70.04	778.740	475.720	4/3.670
3																																

Statutory Authority: 4

Ill. Rev. Stat. 1989, ch. 121 1/2, par. 264.

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NOTICE OF ADOPTED RULES

- December 3, 1991 5) Effective Date of Rules:
- Does this rulemaking contain an automatic repeal date? 9
- Does this rulemaking contain incorporations by reference? 5
- Date Filed in Agency's Principal Office: October 31, 1991 8
- Notice of Proposal Published in Illinois Register: 6
- 10) Has JCAR issued a Statement of Objections to these rules? May 3, 1991, 15 Ill. Reg. 6343 Š
- 11) Difference between proposal and final versions: Section 475.110:

"Advertisement" --delete "made by any person," add "concerning motor vehicles."

"Person" --delete entire definition.

Section 475.210: delete "for any person."

Section 475.220 Section 475.230: add "in any advertising."

Section 475.250 (old 260): add "in" any "advertising."

delete "for a dealer" and "the dealer." delete "for a dealer." Section 475.310: Section 475.320:

Section 475.320 Section 475.340 Section 475.350:

delete "use," add "advertise."

delete "dealer," add "advertisement." Section 475.350:

NOTICE OF ADOPTED RULES

Delete "its," add "the dealers'."

delete "use," add "advertise." Section 475.360:

Delete "for a dealer."

Delete "dealer," add "advertisement."

Delete "dealer," add "advertisement."

delete "use," add "advertise." Section 475.370:

add to use "in any advertising." Section 475.380:

delete "state or imply," add "advertise." Section 475.390:

Section 475.410:

Delete "for any dealer to use in connection with the advertising or sale of any vehicle."

Add "to advertise."

delete "for any dealer." Section 475.420:

Delete "for any person."

delete "for a dealer." Section 475.510:

Section 475.530:

Delete "for any dealer to use or offer," add advertise" (in both a & b).

(in both a & b) dealer" delete "for any Section 475.540:

delete "for a dealer." Section 475.580:

Section 475.640:

Delete "for any person engaged in the making of loans to consumers or furnishing goods or services in a credit transaction," add "credit."

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NOTICE OF ADOPTED RULES

Section 475.410:

Insert "or" between (b) (1) and (b) (2), thereby giving dealers an option.

Section 475.610:

Truth in Lending Act, 15 U.S.C. 1601 et seg., and amendments thereto, and any regulations issued or which may be issued thereunder, shall be deemed in compliance with the provisions of this Section." "An advertisement which complies with the Federal

Section 475.710:

Add: "An advertisement which complies with the Consumer Leasing Act of 1976 (15 U.S.C.A. 1601 et seg.) and amendments thereto, and any regulations issued or which may be issued thereunder, shall be deemed in compliance with the provisions of this Section."

Section 475.110 -- Definition of Demonstrator:

dealership personnel for demonstration purposes only." Rewritten: "a motor vehicle of a current or previous model year which has not been registered or sold to a member of the public prior to the appearance of the advertisement and had been used by the dealer or

Section 475.410:

Add "or" between b)1) and b)2), thereby giving dealers an option.

Section 475.520:

475.520, "Previously Driven and Demonstrator Vehicles," which requires disclosure of mileage for previously driven vehicles (traditional used cars). The agency has deleted the requirement in Section

- that the vehicle is a "demonstrator" or has been previously driven. (3)
- any vehicle which has been leased or rented on It is an unfair or deceptive act to advertise 9

NOTICE OF ADOPTED RULES

an individual or fleet basis without clearly and conspicuously disclosing:

- the year, make and model; and 7
- previously driven, using the words "Pre-Driven" or "Previously Driven" or words of similar import. the fact that such vehicle has been 5)

Section 471.110:

Add: "unless the rebate is offered through a manufacturer's rebate program or a third party independent of the dealer."

Section 475.530:

"unless the rebate is offered through manufacturer's rebate program or a third party independent of the dealer." Add to (a):

add new Subsection (c). Section 475.530:

Section 475.710:

New: "Motor vehicle advertising shall not be subject to the provisions of the Illinois Retail Advertising Regulations, 14 Ill. Admin. Code Part 470."

Section 475,110

Replace the term "sold" by "registered" or "sold."

Section 475,370:

Modify as follows: "On vehicles where the mark-up from dealer invoice is less than 5%, the dealer may use sale terms if the vehicle has been reduced by a reasonable amount."

Section 475.590:

Deleted

It is an unfair or deceptive act for any dealer to promote, advertise or offer for sale any vehicle, by means of offering free prizes, gifts or other incentives to any consumer ø

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NOTICE OF ADOPTED RULES

conspicuously disclosed at the outset of the offer so as to leave no reasonable probability that the offering might be misunderstood. unless all material terms and conditions relating to the offer are clearly and

Revised:

It is an unfair or deceptive act to advertise or offer free prizes, gifts or other incentives in connection with the purchase of a vehicle where the vehicle is sold at a price arrived at through bargaining or negotiation. 6

Nev:

- incentive may be advertised or offered if: Provided however, a free prize, gift or â
- ö 1) all material terms and conditions relating to the offer are clearly and conspicuously disclosed at the outset the offer; and
- ö the receipt of the free prize, gif incentive is not contingent upon the purchase of a motor vehicle.

The Attorney General extracted a number of standards directly from the Federal Trade Commission comments concerning the Consumer Leasing Act for incorporation into the proposed regulations. See portions of Section 475,710:

- Add: (the method of determining the price may be substituted for disclosure of the price) 6
- (or a method of determining the amount) Add: 2

STANDARDS ADDED

Section 475.110:

"Clear and Conspicuous:"

commonly understood by the public (e.g., aM/FM, AUTO, abbreviations commonly understood--AC, AM/FM, AUTO, AIR, 2DR, CYL, MSRP, DOC, and e.g. abbreviations not commonly understood--WAC, PEG) or approved by "Employ abbreviations only if they are

NOTICE OF ADOPTED RULES

federal or state law (e.g. terms allowed by the Federal Truth in Lending Act, 15 U.S.C. 1601, et seq., and the Consumer Leasing Act of 1976, 15 U.S.C. 1601, et seg., such as 'APR.')."

devised: "not use other words or sounds which have Deleted because no adequate standard could be attention to the statement, representation or the effect of obscuring or detracting from

Deletion and addition to further define:

"the video portion of" Delete:

"required superimposed written copy"

the super is sufficient if the super meets the following on screen minimum display time: three seconds for the first line of text; and one second for additional lines." Add: "It shall be a rebuttable presumption that

"Dealer Cost:"

"words of similar import" Delete: "but not limited to 'cost,' 'factory invoice, 'factory billing, "" Add:

"Executive" or "Official:"

Citation added:

Deceptive Business Practices Act, Ill. Rev. Stat. 1989, ch. 121 1/2, par. 262c(g)." "as defined in the Illinois Consumer Fraud and

Section 475.110:

"Trade or Commerce:"

"as defined in the Consumer Fraud and Deceptive Business Practices Act (Ill. Rev. Stat. 1989, ch. 121 1/2, par. 261(f))." Citation added:

"material terms." Section 475.220: add

"a principal message." Delete:

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Section 475.250:

Deleted because no adequate standards could be devised:

"It is an unfair or deceptive act to use color contrasts which render the text confusing or difficult to read."

Section 475.260/Now 475.250:

(e.g., terms allowed by the Federal Truth in Lending Act, 15 U.S.C. 1601, et seq. and the Consumer Leasing Act of 1976, 15 U.S.C. 1601, et seq., such as "APR.") Add: (e.g., abbreviations commonly understood--AC, AM/FM, AUTO, AIR, 2DR, CYL, MSRP, DOC, and e.g. abbreviations not commonly understood--WAC, PEG.) and

Section 475.580:

Delete: "when, in fact, no such affiliation, connection or relationship exists."

GRAMMATICAL CHANGES

Section 475.110

"Advertisement:"

"in any manner, including, without limitation" Delete:

"without further limitation"

"Clear and Conspicuous:"

"disclosed in such a manner that is" Delete:

"and"

"and"

the "without limiting the requirements of

preceding"

purports to clarify, modify or explain" "and not contradictory to any terms it Move:

"without limiting the requirements of the preceding" Delete:

NOTICE OF ADOPTED RULES

"at a minimum"

any terms it purports to clarify, modify, explain, or otherwise relate to" (moved "not contradict or substantially alter to other section)

(moved "employ abbreviations only if they are commonly understood by the public or approved by federal or state law" (mo to other section)

(relating to print advertising) Add:

PEG) or approved by federal or state law (e.g., WAC, PEG). (Moved to modify the proper issue, print advertising; standards added for commonly understood by the public (e.g., AC, AM/FM, AUTO, AIR, 2 DR, CYL, MSRP, and e.g., abbreviations not commonly understood--WAC, "Employ abbreviations only if they are clarification.)

statement, representation or term it purports to clarify, modify, explain or to which it otherwise relates, and" "be in close proximity to the (Previously moved to modify appropriate section)

(already stated) "In print advertisements"

"less" changed to "slower" wording:

change "ad" to "advertisement" Section 475.220:

delete "including." Section 475.240:

"without limitation"

Section 475.250/475.260

(see standards discussion) 475.250

Renumber: 475.260 becomes 475.250

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delete "without limitation" Section 475.310:

"discloses" to "disclosed" Change:

Section 475.330

Section

change "ad" to "advertisement" Section 475.360:

delete "but not limited Section 475.390:

"Annual Percentage Rate" spell out APR as Section 475.420:

"ad" to "advertisement" change: Section 475.540:

delete: "for any dealer" Section 475.550: delete: "for any dealer to Section 475.570:

"to use in any advertising"

delete: "for a dealer" Section 475.580:

JCAR REVISION AGREEMENTS

those Acts in Section Add the text "law including, but not limited to, listed in Section 475.250" before "or state law" 475.210. Enclose parenthetical subsection labels in Section 475.360(c) and 475.370

In the definition of "clear and conspicuous" in Section 475.110, the following text has been inserted in lieu of the phrase "be displayed on not less than one-third of the screen; and": "The minimum height of supers should be: Capital and lower case letters: 24 video scanlines, Capital letters only: 18 video scanlines,"

Delete Section 475.560 in its entirety:

sell automobiles at a lower price, as a result of such size, inventory or volume, than do other dealers, unless such is the fact." statements as to dealer size, dealer inventory, or sales volume to represent or imply that the dealer can and does "It is an unfair or deceptive act for any dealer to use

Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? 12)

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13) Will this rule replace an emergency rule currently in effect?

14) Are there any amendments pending on this Part:

Summary and Purpose of Rules: 15)

Having determined a problem exists in the area of motor vehicle advertising, the Attorney General has adopted the following regulations to ensure that the public is presented with accurate and truthful advertising.

Information and questions regarding this adopted rulemaking may be directed to: 16)

Deborah Hagan Assistant Attorney General Chief, Consumer

Protection Division 500 South Second Street Springfield, Illinois

62706

(217) 782-9020

The full text of the adopted rules begins on the next page:

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NOTICE OF ADOPTED AMENDMENT(S)

SUBTITLE B: CONSUMER PROTECTION CHAPTER II: ATTORNEY GENERAL TITLE 14: COMMERCE

MOTOR VEHICLE ADVERTISING PART 475

SUBPART A: GENERAL PROVISIONS

Definitions 475.110 Section

GENERAL ADVERTISING PRACTICES SUBPART B:

Clear and Conspicuous--Disclosure of Material Terms Footnotes and Asterisks Section 475.210

475.220

Print Size

Photographs and Illustrations 475.230 475.240

Abbreviations 175.250 SUBPART C: PRICE ADVERTISING

Advertised Price Section 175.310

Advertising Limitations 475.320

Lowest Prices--Guaranteed Lowest Prices Low Prices 475.330 475.340

Disclosure of Basis for Price Comparison Price Matching 475.360 475.350

Sales 475.370

Liquidation Sale 475.380

Range of Savings or Price Comparison Claims Dealer Cost/Invoice Pricing 475.410 475.390

Buy-Down Rate

OTHER ADVERTISING PRACTICES SUBPART D:

Demonstrator and Rental Vehicles Executive or Official Vehicles Section 475.510 475.520

No Money Down Frade-Ins Rebates 475.530 475.540

Factory Outlet 475.550 475.570

Contract Add-Ons 475.580

Gifts and Free Offers 475.590 SUBPART E: CREDIT SALES ADVERTISING

NOTICE OF ADOPTED AMENDMENT(S)

	Credit Sales Advertising Disclosures	Advertised Terms Unavailable	Advertised Finance Rate	Advertisement of Credit Terms
Section	475.610	475.620	475.630	475.640

LEASE ADVERTISING SUBPART F:

Lease Advertising Disclosur Other Limitations, Restrict

Exemption 475.810

AUTHORITY: Implementing Sections 2 and 3 and authorized by Section 4 of the Consumer Fraud and Deceptive Business Practices Act (III. Rev. Stat. 1989, ch. 121 1/2, pars. 261 et seq.).	the	, ch.	
IV: Implementing Sections 2 and 3 and authorized by Section 4 Fraud and Deceptive Business Practices Act (111, Rev. Stat. 1 pars, 261 et seq.).	of	686	
IV: Implementing Sections 2 and 3 and authorized by Section Fraud and Deceptive Business Practices Act (III. Rev. Stat pars, 261 et seq.).	4	Ϊ.	
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IV: Implementing Sections 2 and 3 and authorized b Fraud and Deceptive Business Practices Act (Ill., pars, 261 et seq.).	>	œ	
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IV: Implementing Sections 2 and Fraud and Deceptive Business pars, 261 et seq.).	3 a	Prac	
TY: Implementing Sections 2: Fraud and Deceptive Busir pars, 261 et seq.).	and	ess	
<pre>rY: Implementing Secti Fraud and Deceptive pars, 261 et seq.).</pre>	Suo	Busir	
PY: Implementing S Fraud and Decept pars, 261 et seq.	ecti	ive	
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December 3, 1991

SUBPART A: GENERAL PROVISIONS

Section 475.110 Definitions

on radio or television; or appearing in any notice, handbill, sign, billboard, banner, poster, display, circular, pamphlet, letter, or other printed material; or contained in any window sticker or price means any oral, written, graphic, or pictorial statement made concerning motor vehicles by publication, dissemination, solicitation or circulation, in the course of "trade" and "commerce," as those representation made in a newspaper, magazine, or other publication; or "Advertisement" (including the terms "advertise" and "advertising") Advertisement includes any statement or terms are defined herein.

"Buy-down rate" means a financing rate which, as a result of the dealer's advance payment of finance charges to a third party, is below the prevailing market financing rate. "Clear and Conspicuous" (including the terms "clearly" and "conspicuously") means that the statement, representation or term (including being conveyed is: in close proximity to the statement, representation or term it clarifies, modifies, explains, or to which it otherwise relates;

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readily noticeable; reasonably understandable by the person(s) to whom it is directed; not contradictory to any terms it purports readily noticeable; reasonably understandable by the to clarify, modify or explain.

A statement, representation or term is not clear and conspicuous unless it shall:

For printed, written, typed or graphic advertisements,

employ abbreviations only if they are commonly understood by the public (e.g., abbreviations commonly understood--AC, AM/FW, AUTO, AIR, 2DR, CYL, MSRP, and e.g., abbreviations not commonly understood--WAC, PEG) or approved by federal or state law (e.g., terms allowed by the Federal Truth in Lending Act, 15 U.S.C. 1601, et seq., or the Consumer Leasing Act of 1976, 15 U.S.C. 1601, et seq., such as "APR");

be of sufficient prominence in terms of print, size and the person(s) to whom it is directed. Any type size which is to color contrast, as compared with the remainder of 10-point type or larger is deemed readily noticeable. advertisement, so as to be readily noticeable

For radio advertisements and the audio portion of television advertisements or advertisements in any other audio-visual be at a decibel level equal to the highest decibel level used in the advertisement; and

be at a speed equal to or slower than any other statement, representation or term contained in the advertisement.

television advertisement or advertisements in any other audio-visual medium, For required superimposed written copy ("super") in a

capital and lower case letters: 24 video scanlines capital letters only: 18 video scanlines, the minimum height of supers should be:

appear on the screen for a duration sufficient to allow a read and have a reasonable opportunity to understand the statement, representation or term. to viewer

It shall be a rebuttable presumption that the super is sufficient if the super meets the following on screen minimum display time:

three seconds for the first line of text; and

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one second for each additional line.

"Dealer" means a dealer as defined in the Illinois Vehicle Code and includes used car dealers, also as defined therein (Ill. Rev. Stat. 1989, ch. 95 1/2, pars. 1-100 et seq.).

"Dealer's Cost" (including but not limited to: "cost," "factory invoice," "factory billing") means the actual cost or total consideration paid by the dealer to the manufacturer for the vehicle, and where no other consideration, fee or charge, including, without limitation, overhead, rebates, promotional fees, advertising, or any other consideration, has been or will be paid by the manufacturer or a third party to the dealer prior or subsequent to the purchase of the vehicle, which in any way reduces, diminishes or offsets the cost to the dealer of purchasing the vehicle.

"Demonstrator" means a motor vehicle of a current or previous model year which has not been registered or titled to a member of the public prior to the appearance of the advertisement, and had been used by the dealership personnel for demonstration purposes.

"Documentary service fee" or words of similar import, including, without limitation, "documentation and handling" fee or "D and H" fee, means a fee for services actually rendered to, for, or on behalf of the retail buyer in preparing, handling, and processing documents pertaining to the motor vehicle and the closing of the transaction, and shall not exceed the amount of forty dollars (\$40.00); provided, however, said fee may be adjusted on January 1st of each calendar year for inflation, employing the Consumer Price Index published by the United States Department of Labor as the basis for adjustment.

"Executive" or "Official" Vehicle means a motor vehicle which has been driven exclusively by executives of the parent motor vehicle manufacturer's personnel or by an executive of an authorized dealer in the same make of car, as defined in the Illinois Consumer Fraud and Deceptive Business Practices Act (Ill. Rev. Stat. 1989, ch. 121 1/2, par. 262L(9)).

"Free" means without charge or cost, monetary or otherwise, to the recipient, and includes terms of essentially identical import, such as "give away." A free offer in conjunction with the sale or lease of goods or services is one that conveys to customers the message that the goods or services are offered at no cost in conjunction with the purchase of other goods or services for no more than their regular

"Leased Vehicle" means a vehicle which has been driven for a specific period of time pursuant to a lease, as that term is defined in the Illinois Vehicle Code (III. Rev. Stat. 1989, ch. 95 1/2, pars. 1-100

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t sed.).

"Motor Vehicle" means a motor vehicle as defined in the Illinois Vehicle Code (III. Rev. Stat. 1989, ch. 95 1/2, pars. 1-100 et seq.).

"New Motor Vehicle" means a motor vehicle which is of the current or previous model year and which has not been previously registered or titled except to a franchised distributor or franchised new vehicle dealer.

"Rebate" means the payment of money to a consumer or payment to a dealer or third party on behalf of a consumer on the condition that the consumer purchase or lease a motor vehicle, unless the rebate is offered through a manufacturer's rebate program or a third party independent of the dealer.

"Rental Vehicle" means a vehicle which has been offered to the public for business or personal use driving for short periods of time, such as on a daily or weekly basis.

"Trade" and "Commerce" mean the advertising, offering for sale, sale, or distribution of any services and any property, tangible or intangible, real, personal or mixed, and any other article, commodity, or thing of value wherever situated, and shall include any trade or commerce directly or indirectly affecting the people of this State, as defined in the Consumer Fraud and Deceptive Business Practices Act (III. Rev. Stat. 1989, ch. 121 1/2, par. 261(f)).

"Trade area" means the geographic area where the motor vehicle dealership is located and where the dealer's advertisements are disseminated.

SUBPART B: GENERAL ADVERTISING PRACTICES

Section 475.210 Clear and Conspicuous--Disclosure of Material Terms

It is an unfair or deceptive act to advertise, offer for sale or sell any motor vehicle without disclosing all material terms and conditions relating to the offer clearly and conspicuously at the outset of the offer so as to leave no reasonable probability that the offering might be misunderstood. Material terms include, without limitation, those mandated by federal law including, but not limited to, those Acts listed in Section 475.250, or state law, or without which the advertisement would be false or misleading.

Section 475.220 Footnotes and Asterisks

It is an unfair or deceptive act to use, in any advertising, one or more footnotes or asterisks which, alone or in combination, confuse, contradict, materially modify or unreasonably limit the material terms of an advertisement.

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Print Size Section 475.230

size so small as to be not readily noticeable. In print advertisements, any It is an unfair or deceptive act to, in any advertising, use any print in type type size which is 10-point type or larger is deemed readily noticeable.

Photographs and Illustrations Section 475.240

to use, in any advertising, inaccurate photographs or illustrations when describing specific automobiles; for example, advertising a fully-loaded car when the advertisement actually refers or deceptive act minimally-equipped automobile in text. unfair

Section 475.250 Abbreviations

deceptive act to use in any advertising an abbreviation which is confusing, misleading or not commonly understood by the general public DOC, and e.g., abbreviations not commonly understood--WAC, PEG) or approved by law or state law (e.g., terms allowed by the Federal Truth in Lending Act, 15 U.S.C. 1601 et seg., and the Consumer Leasing Act of 1976, 15 U.S.C. (e.g., abbreviations commonly understood--AC, AM/FM, AUTO, AIR, 2DR, CYL, MSRP, 1601, et seg., such as "APR"). unfair or

SUBPART C: PRICE ADVERTISING

Section 475.310 Advertised Price

deceptive act to advertise the total price of a motor vehicle without including in the advertised price all costs to the purchaser at the time of sale, or which are necessary or usual prior to delivery of such to the purchaser, including any costs of delivery, dealer preparation and any other charges of any nature; provided, however, taxes, license and title fees and a documentary service fee, as defined herein, may be excluded from the advertised price if clearly disclosed in the advertisement that these costs are excluded from the advertised price. is an unfair or vehicle

Section 475.320 Advertising Limitations

is an unfair or deceptive act to fail to clearly and conspicuously disclose in an advertisement any limitations, including, but not limited to the availability of a single vehicle or a number of vehicles in stock, or period of time during which the offer is in effect, or other applicable restrictions, to which the advertised price may be subject.

Section 475.330 Low Prices

of similar import, in the advertisement, unless the prices offered are lower than those usually offered by the dealer or other dealers in the same trade It is an unfair or deceptive act to advertise the term "low prices", or words

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area.

Section 475.340 Lowest Prices-Guaranteed Lowest Prices

"guaranteed lowest prices," "prices lower than anyone else", or words of similar import, in the advertisement, unless the dealer systematically monitors and continues to monitor competitive prices in the trade area and can It is an unfair or deceptive act to advertise the terms "lowest prices," substantiate such claim.

Section 475.350 Price Matching

won't be undersold", or terms of similar import which suggest that a dealer best offer" It is an unfair or deceptive act to use terms "meet your will beat or match a competitor's price unless:

a) the advertisement clearly and conspicuously discloses price policy and any limitations; and

such policy does not require the presentation of any evidence which places an unreasonable burden on the consumer. q

Section 475.360 Disclosure of Basis for Price Comparison

explicitly or implicitly, unless the basis for the price comparison is clearly and conspicuously disclosed; provided, however, a dealer may compare the higher and lower price without disclosing the basis for the price comparison, if the higher price is the dealer's own former It is an unfair or deceptive act to advertise any advertising term(s) which compare the dealer's current selling price with a higher price, (regular) price, and only if: a

which the dealer made a substantial number of sales of such 1) the former (regular) price is equal to or below the price(s) at vehicles in the recent regular course of its business; or

the former (regular) price is equal to or below the price(s) at substantial period of time in the recent regular course of its business, openly and actively and in good faith, with an intent which the dealer offered the vehicle(s) for a

to sell the vehicle(s) at that price(s).

compare the dealer's current selling price with a price currently or implicitly, unless the stated higher comparative price is at or below the price at which the identical vehicle is currently being offered in the dealer's trade area by: is an unfair or deceptive act to use any advertising term(s) which being offered by another dealer for an identical vehicle, explicitly q

1) a reasonable number of other dealers in the same trade area; or

is specifically another dealer(s)

It is an unfair or deceptive act to use any advertising term(s) which compares the dealer's current selling price with a "list price", or other similar terms, to claim a savings, unless such list price is the advertisement. Û

NOTICE OF ADOPTED AMENDMENT(S)

may reference a MSRP in relation to the dealer's (regular) price if no savings are claimed, and the MSRP figure is disclosed and identified as such in the advertisement, and the advertisement discloses that the trade area, or is the dealer's own former (regular) price as defined in subsection (a)(1) or (2) above. However, an advertisement MSRP may not be the price at which the vehicle is sold in the trade manufacturer's suggested retail price ("MSRP"), and is the price at which the vehicle is offered by a reasonable number of dealers in the

Section 475.370 Sales

a reasonable amount from the vehicle's former (regular) price as defined in Section 475.360(a)(1) or (2). If the dealer reduces the price by 5% or more, a rebuttable presumption shall "savings", "price cut", "bargain", "reduced", "clearance", "tent sale", and other similar terms, which state or imply a price savings, unless the current exist that the price reduction was of a reasonable amount. On vehicles where the mark-up from dealer invoice is less than 5%, the dealer may use sale terms It is an unfair or deceptive act to advertise the words "sale", "discount", if the vehicle has been reduced by a reasonable amount. selling price of the vehicle is reduced by

Section 475.380 Liquidation Sale

upon disposal of the stock of goods on hand, the business will cease and be discontinued at the premises where the sale is conducted, unless such is the "Forced to Vacate Sale" or similar terms used to connote or imply a court-ordered or other forced liquidation of assets, or to induce a belief that It is an unfair or deceptive act to use any advertising terms such as "Liquidation Sale", "Public Notice", "Closing Out Sale", "Lost Our Lease Sale",

Section 475,390 Range of Savings or Price Comparison Claims

an unfair or deceptive act to advertise that any vehicles are being discounts, through the use of the terms "As Low As" or "From," or terms of offered for sale at a range of prices or at a range of percentage or fractional similar import, unless: It is

- the highest price or lowest discount in the range is clearly and conspicuously disclosed in the advertisement; and a)
- a reasonable number of these vehicles in the advertisement are offered with at least the largest advertised discount; and Q
 - the vehicles are readily available for sale in sufficient likely to meet reasonable expectable public demand. c)

If at least 5% of the vehicles in the advertisement are offered with at least the largest advertised discount, it shall create a rebuttable presumption that a reasonable number were offered with at least the largest advertised discount.

Section 475.410 Dealer Cost/Invoice Pricing

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an unfair or deceptive act to advertise the terms "dealer's cost," invoice," "invoice price," "factory invoice," "factory billing," or terms of like import or other representation that a vehicle will be sold at, above, or below a cost or price standard, unless: "dealer's

- or "invoice The advertising exclusively uses the term "invoice" price";
- The advertising complies with the following: Q
- clearly and conspicuously discloses that the dealer's profit is not limited to the amount of dollars charged over invoice; or 7
- dealer to the manufacturer for the vehicle, and no other consideration, fee or charge, including without limitation, the price standard represents the total consideration paid by the promotional fees, advertising or other the vehicle, which in any way reduces, diminishes or offsets the consideration has been or will be paid by the manufacturer or a third party to the dealer prior or subsequent to the purchase of cost to the dealer of purchasing the vehicle; overhead, rebates, 2)
 - some vehicles in stock may not be purchased at advertised prices clearly and conspicuously disclose that the advertised price applies only to a specified number of vehicles or to one or more vehicles by Subject to Section 475.320, purchasers shall be able to purchase all because of nonfactory options installation, the advertisement shall vehicles described by the advertisement at the advertised price. stock number; and G
- The invoice shall be readily available for inspection by prospective q)

Section 475.420 Buy-Down Rate

- interest rate is not sponsored or subsidized by the manufacturer, if vehicle at a "buy-down" rate, as that term is defined herein, without clearly and conspicuously disclosing in the advertisement that the It is an unfair or deceptive act to advertise the sale of such is, in fact, true. a)
- "Manufacturer" includes any subsidiaries of the manufacturer that advertise or offer motor vehicle financing.
- an unfair or deceptive act to advertise or offer below market finance rates, without clearly and conspicuously disclosing that the difference between the "cash" and "credit" price (i.e., buy-down rate) is a hidden finance charge, which may, in fact, affect the purchase price and which must be included in the Annual Percentage Rate (APR) q

SUBPART D: OTHER ADVERTISING PRACTICES

Section 475.510 Executive or Official Vehicles

It is an unfair or deceptive act to advertise "executive" or "official" vehicle unless such vehicles when so advertised have been used exclusively by

Section 475.520 Demonstrator and Rental Vehicles

- "demonstrator" It is an unfair or deceptive act to advertise any vehicle, without clearly and conspicuously disclosing: (B
 - 1) the year, make, and model; and
- vehicle is a "demonstrator" or has been previously that the driven.
- been leased or rented on an individual or fleet basis without clearly It is an unfair or deceptive act to advertise any vehicle which and conspicuously disclosing: (q
 - the year, make and model; and
- the fact that such vehicle has been previously driven, using the words "Pre-Driven" or "Previously Driven" or words of similar import.

Section 475.530 Rebates

- It is an unfair or deceptive act to advertise any cash rebates, including, without limitation, a payment or an offset to a consumer or payment to a dealer or third party on behalf of the consumer on the the rebate is offered through a manufacturer's rebate program or a condition that the consumer purchase or lease a motor vehicle, third party independent of the dealer. a)
- It is an unfair or deceptive act to advertise any cash rebate through a manufacturer's rebate program without clearly and conspicuously disclosing that the dealer is paying a portion of the rebate amount, if such is the case, and may have increased the price of the car limitation: "Dealer payment of \$ [or] & may increase final include, might disclosure (Proper (q
- price of vehicle.") It is an unfair or deceptive act for any dealer to advertise a price wherein rebates have previously been deducted unless every consumer seeking to purchase the advertised vehicle may purchase the vehicle at Dealers may limit the availability of the rebate if the terms of such limitation are clearly and conspicuously disclosed as a reduction from the regular price. Proper disclosure the advertised price. might inlcude: ô

\$ 9,500 \$10,000

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Section 475.540 Trade-Ins

- trade-in allowance (i.e., "\$2500 minimum trade-in"), including, without limitation, that the trade-in will be valued at a specific or offer a specific It is an unfair or deceptive act to advertise amount or guaranteed minimum amount if: â
 - 1) the price of the vehicle offered for sale is increased because of the amount of the allowance; or
- the offer fails to disclose that it is conditioned upon the purchase of additional options or services, if such is the case.
- \$1,000"), unless the advertisement clearly and conspicuously discloses the criteria the dealer will use to determine the amount to be paid for a particular trade-in. It is an unfair or deceptive act to advertise or offer a range of "up to \$1,000" or "as much as amounts for trade-ins (e.g.,

Section 475.550 No Money Down

It is an unfair or deceptive act to advertise using the phrase "no money down" or words of similar meaning, where a down payment is, in fact, required and the consumer is required to finance the down payment by a loan or make the down payment in cash.

Section 475.570 Factory Outlet

It is an unfair or deceptive act to advertise using the terms "Factory Outlet", "Authorized Distribution Center", "Factory Authorized Sale", or similar special affiliation, connection or relationship with the manufacturer that is greater or more direct than that of any other dealer.

Section 475.580 Contract Add-Ons

contract without previously disclosing same to the consumer and without the extended warranties, credit life, dealer preparation, or undercoating, to the sale and thereafter add the cost of items including, without limitation, It is an unfair or deceptive practice for a dealer to negotiate the terms of consumer's consent.

Section 475.590 Gifts and Free Offers

- gifts or other incentives in connection with the purchase of a vehicle where the vehicle is sold at a price arrived at through bargaining or It is an unfair or deceptive act to advertise or offer free prizes, negotiation. a
 - other incentive Provided, however, a free prize, gift or advertised or offered if: a
- clearly and conspicuously disclosed at the outset of the offer; all material terms and conditions relating to the offer are

ATTORNEY GENERAL

NOTICE OF ADOPTED AMENDMENT(S)

not incentive is contingent upon the purchase of a motor vehicle. receipt of the free prize, gift or 2)

SUBPART E: CREDIT SALES ADVERTISING

Section 475.610 Credit Sales Advertising Disclosures

is an unfair or deceptive act to advertise "closed-end credit" terms in the advertisement, offer of sale, or sale of any motor vehicle if the advertisement contains any one of following five "triggering terms": It

- 1) amount or percentage of down payment;
- payments;
- amount of any payment (expressed as percentage or dollar amount); repayment; period of 2)
- 5) amount of any finance charge,
- of any down payment; terms of repayment; and "annual percentage rate" using that term spelled out in full or the abbreviation "APR". If the amount or percentage annual percentage rate may be increased after the contract is signed, without clearly and conspicuously disclosing: that fact must be disclosed. q

regulations issued or in compliance with the An advertisement which complies with the Federal Truth in Lending Act regulations issued be issued thereunder, shall be deemed U.S.C. 1601 et seg.) and amendments thereto, and any provisions of this Section. which

Section 475.620 Advertised Terms Unavailable

not are credit terms that to advertise It is an unfair or deceptive act actually available.

Section 475.630 Advertised Finance Rate

or deceptive act to advertise a finance rate (APR) without disclosing, if such is the fact, the following: an unfair It is

- that such rate is limited to certain models;
- to lower contribution that the price may be increased by a dealer's a) b)
- a reduced rate, a customer must purchase additional options or services; that to take advantage of such ()
- that taking advantage of the rate will increase the final price of the vehicle or options or services purchased; g)
 - that the offer expires after a limited time period; and (F)
- any other conditions, qualifications or limitations which materially affect the availability of such rate.

Section 475.640 Advertisement of Credit Terms

or deceptive act to advertise credit using the terms "bank unfair an 18 It

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rates", "bank financing" or words of like import unless it is a bank, banking association or trust company authorized to do business under the laws of Illinois or of the United States.

SUBPART F: LEASE ADVERTISING

Section 475.710 Lease Advertising Disclosures

It is an unfair or deceptive act to advertise the offer of a "consumer lease" if the advertisement contains:

- any one of the following three "triggering terms": amount of any payment;
 - number of required payments;
- statement that any or no downpayment or other payment is required at the beginning of the lease,
 - without clearly and conspicuously disclosing: q
- any payment required (such as a security reduction) at commencement of that the transaction is a lease; deposit or capitalized cost the total amount of 7
 - the number, amount, due dates, or period of scheduled payments, lease, or a statement that no such payment is required; and the total of such payments under the lease; 3
- the leased motor vehicle and at what time and what price (the method of determining the price may be substituted for disclosure a statement of whether the customer has the option to of the price); 4)
- customer shall be liable for any difference between the estimated of any liabilities the lease imposes upon the customer at the end of the term; and if customer is liable, a statement that the value of the leased property and its realized value at the end of a statement of the amount (or a method of determining the amount) 2)

U.S.C.A. 1601 et seq.), and amendments thereto, and any regulations issued or which may be issued thereunder, shall be deemed in compliance with the An advertisement which complies with the Consumer Leasing Act of 1976 (15 the lease term. provisions of this Section.

Section 475.720 Other Limitations, Restrictions or Conditions

the following conditions, limitations or restrictions, if to advertise a leased vehicle without deceptive act It is an unfair or disclosing any of disclosing any o such is the fact:

- a) Rate of any excess mileage charge and the mileage above
 - Lessee responsibility for maintenance and repair. charge must be paid. G G
- Lessee liability in the event of early termination of the lease.

SUBPART G: EXEMPTION PROVISIONS

Exemption Section 475.810

the provisions of the Motor vehicle advertising shall not be subject to the provision Illinois Retail Advertising Regulations, 14 Ill. Admin. Code Part 470.

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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENT

The Heading of the Part: Merit and Fitness =

80 Ill. Adm. Code 302 Code Citation: 2)

Section Number: 3)

Adopted Action:

Statutory Authority: Implementing and authorized by the Personnel Code (ITI. Rev. Stat. 1989, ch. 127, pars. 63b101, et seq.) Amendment 302,600 4)

November 27, 1991 Effective Date of Amendment: 2

No. Does this rulemaking contain an automatic repeal date? (9

Do these Amendments contain incorporations by reference? No. 7

November 27, 1991 Date Filed in Agency's Principal Office: 8)

Notice of Proposal Published in Illinois Register: (6

August 23, 1991, 15 Ill. Reg. 11859

S. Has JCAR issued a Statement of Objections to these Amendments? 9

11) Differences between proposal and final version:

No changes were made.

Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? No changes were necessary. 12)

ું 13) Will these Amendments replace an emergency rule currently in effect?

amendments pending on this Part? 14) Are there any

15) Summary and Purpose of Amendment:

The Department amended this section to clarify existing practices.

16) Information and questions regarding these adopted amendments shall be directed to:

Stephen W. Seiple 720 Stratton Office Building Springfield, IL 62706 (217)782-9669

NOTICE OF ADOPTED AMENDMENT

The full text of the Adopted Amendment begins on the next page.

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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENT

TITLE 80: PUBLIC OFFICIALS AND EMPLOYEES
SUBTITLE B: PERSONNEL RULES, PAY PLANS, AND
POSITION CLASSIFICATIONS
CHAPTER I: DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

PART 302

MERIT AND FITNESS

SUBPART A: APPLICATION AND EXAMINATION

rime, Place, Conduct, Cancellation, Postponement and Suspension of Retaking or Regrading Examinations Application and Eligibility Announcement of Examination Notice to Eligibles Grading Examinations /eterans Preference Examinations Examinations 302.30 302.40 302.52 302.55 302.60 302.70 302.10 Section

SUBPART B: APPOINTMENT AND SELECTION

Appointment From Eligible List Responsibilities of Eligibles Pre-Employment Screening Alternative Employment Geographic Preference Eligible Lists Appointments 302.100 302.105 302.105 302.120 302.120 302.140 302.150 Section 302.80 302.91

Removal of Names From Eligible Lists Replacement of Names on Eligible List Appointment and Status Extension of Jurisdiction B TRAINEES

SUBPART C:

Limitations on Trainee Appointments Appointments Programs Section 302.170 302.175 302.180 SUBPART D: CONTINUOUS SERVICE

Interruptions In Continuous Service Deductions From Continuous Service **Definitions** 302.190 302.200 302.210 Section

NOTICE OF ADOPTED AMENDMENT

Leave of Absence for Educational Purposes Veterans Continuous Service Peace or Job Corps Enrollees Continuous Service Accrual and Retention of Continuous Service, During Certain Leaves Limitations on Continuous Service
302.215 Leave 302.220 Vetera 302.230 Peace 302.240 Accrus 302.250 Limita

SUBPART E: PERFORMANCE REVIEW

	STATUS	
Forms	: PROBATIONARY STATUS	
Records Evaluation	SUBPART F:	
Performance Records Performance Evaluation Forms		
Section 302.260 302.270		Section

Probationary Period Certified Status Status Change in Probationary Period 302.300 302.310 302.320

SUBPART G; PROMOTIONS

Limitations On Promotions Failure to Complete Probationary Period SUBPART H: EMPLOYEE TRANSF	302.335	
	302.340	
	302,335	
	302,330	
	Section	

SFERS

	Procedures	(Agency Directed)	
Transfer Intra-Agency Transfer Inter-Agency Transfer Merit System Transfer	Geographical Transfer (Agency Directed) Geographical Transfer (Agency Directed) Procedures Notice To Employee	Effective Date of Geographical Transfer (Agency Directed) Employee-Requested Geographical Transfer Rights of Transferred Employees	
Section 302.400 302.410 302.420	302.430	302.433 302.435 302.440	302,445 302,450 302,460

SUBPART I: DEMOTION

5 Employee	Obligations 0
Notice to	Employee
302,480	302.490
	302,480 Notice to Employee

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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENT

Emp1oyee			
Salary and Other Benefits of	Appeal by Certified Employee	Demotion of Other Employees	302.498 Status of Demoted Employees
302,495	302,496	302,497	302.498

SUBPART J: VOLUNTARY REDUCTION AND LAYOFFS

	5 Limitations in Voluntary Reduction 7 Definition of Lavoff		_		_	Ť														37. Reinstatement from Layoff		10 Reinstatement	
ection 302.500	302.505	02.510	302,512	302,514	302.516	302.518	302.519	302,520	302,523	302,525	302,530	302,540	302,550	302,560	302.570	302,580	302,590	302,595	302,596	302,597	302,600	302,610	

SUBPART K: DISCHARGE AND DISCIPLINE

	Notice to Employee Employee Obligations Cause for Discharge Pre-Termination Hearing Suspension Pending Decision on Discharge
Section 302.625 302.626 302.628 302.630 302.640 302.660	302.680 302.690 302.700 302.705 302.710

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Discharge of Certified Employee Notice to Employee Appeal by Employee 302.720 302.730 302.750

Discharge of Probationary Employees Reinstatement from Suspension or Discharge Suspension or Discharge Resulting From Arrest or Criminal Indictment Prohibition of Discrimination 302,780 302,781 302,785 302,785

SUBPART L: TERM APPOINTMENTS

Definition of Terms Section 302.800 302.810 302.820 302.821

Positions Subject to Term Appointments Appointment

Effect of Loss of Federal Funding on Employees Excluded from Term Appointment by Reason of Being Federally Funded (Repealed) No Promotion to Positions Covered by Term Appointments (Repealed) No Reallocation to Term Positions Reemployment Rights to Term Appointment Appointees Under Term Appointments 302.822

Expiration of Term Appointment Renewal Procedures 302.823 302.824 302.825 302.830 302.840 302.841

Renewal Procedures for Incumbents on the Effective Date of Section Effective Date of Reappointment or Termination (Repealed) Change in Position Factors Affecting Term Appointment Exclusion 8b18 of the Personnel Code (Repealed)

Reconsideration Request

Renewal Procedure for Incumbents Subject to Public Act 83-1369 Renewal of Certified or Probationary Incumbents in Exempted Positions 302.842 302.846 302.850 302.860 302.863

AUTHORITY: Implementing and authorized by the Personnel Code (Ill. Rev. Stat. 1989, ch. 127, par. 63bi01 et seq.)

SOURCE: Filed May 29, 1975; amended at 2 III. Reg. 33, p. 24, effective September 1, 1978; amended at 3 III. Reg. 1, p. 63, effective January 1, 1979; amended at 3 III. Reg. 22, p. 78, effective June 1, 1979; emergency amendment at 3 III. Reg. 48, p. 188, effective January 1, 1980, for a maximum of 150 days; emergency amended at 4 III. Reg. 1, p. 76, effective January 1, 1980, for a maximum of 150 days; amended at 4 III. Reg. 11, p. 67, effective March 1, 1980; amended at 4 III. Reg. 15, p. 216, effective March 31, 1980; amended at 4 III. Reg. 22, p. 227, effective June 1, 1980; amended at 5 III. Reg. 654, effective January 8029, effective August 1, 1981; amended at 7 III. Reg. 654, effective January 8029, effective at 7 III. Reg. 13198; amended at 9 III. Reg. 241, effective May 1985, for a maximum of 150 days; amended at 9 III. Reg. 241, effective May 15, 1985; amended at 10 III. Reg. 1981; amended at 10 III. Reg. 1988; emergency amended at 10 III. Reg. 16214, effective September 1, 1986; amended at 10 III. Reg. 16214, effective September 23, 1988; for a maximum of 150 days; emergency expired February 20, 1989; amended at 13 III. Reg. 3722, effective emergency expired February 20, 1989; amended at 13 III. Reg. 3722, effective

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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

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March 13, 1989; amended at 13 Ill. Reg. 10820, effective June 23, 1989; amended at 13 Ill. Reg. 12970, effective August 1, 1989; amended at 15 Ill. Reg. 17974, effective November 27, 1991

Section 302.600 Resignation

employee submits a resignation which is accepted by the agency head, the resignation shall not be revoked unless the revocation is requested by the employee and the revocation is approved by the agency head. Resignation in good standing shall mean that the employee gave the required notice, or that emergency circumstances justified failure to do so, and that the employee's conduct and work performance were satisfactory at the effective date thereof emergency circumstances approved by the agency head, give advance notice of intent not less than 15 calendar days before its effective date. Once an An employee who voluntarily leaves the State service shall, except in

Source: Amended at 15 Ill. Reg. 17974 , effective November 27, 1991

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENT

- Travel The Heading of the Part:
- 111. Adm. Code 2800 80 Code Citation:
- Adopted Action: Section Number 3)
 - Amendment 2800, 240
- III. Rev. Stat. 1989, ch. 127, pars. 148, 148-1 and Statutory Authority: 4)
- November 27, 1991 Effective Date of Amendments:
- Does this rulemaking contain an automatic repeal date? No. (9)
- Does the Amendment contain incorporations by reference?
- November 27, 1991 Date Filed in Agency's Principal Office: 8
 - - of Proposal Published in Illinois Register: Notice 6

6, 1991, 15 Ill. Reg. September

- ŝ. to the Amendment? Has JCAR issued a Statement of Objections 10)
- Differences between proposal and final version:

No changes were made

- Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? No changes were 12)
- Yes. 13) Will the Amendment replace an emergency rule currently in effect?
- 14) Are there any amendments pending on this Part?

Illinois Register Citatio	15 Ill. Reg. 15199
Proposed Action	New Section
Section Number	2800,650

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15) Summary and Purpose of Amendment:

Section 2800.240 of the Governor's Travel Control Board rules provides that travel outside the contiguous United States be approved by the Director of CMS. On occasion, requests were submitted to the Director only days before the travel commenced, giving the Director little or no time to adequately review the requests. This amendment requires 30 days advance notice to ensure that all out-of-country requests are addressed in

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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

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- a fair and timely manner.
- 16) Information and questions regarding these adopted amendments shall be directed to:

Stephen W. Seiple 720 Stratton Office Building Springfield, IL 62706 (217)782-9669

The full text of the Adopted Amendment begins on the next page.

NOTICE OF ADOPTED AMENDMENT

TITLE 80: PUBLIC OFFICIALS AND EMPLOYEES
SUBTITLE I: GENERAL TRAVEL CONTROL
CHAPTER I: DEPARTMENT OF CENTRAL MANAGEMENT SERVICES/ GOVERNOR'S TRAVEL CONTROL BOARD

PART 2800 TRAVEL SUBPART A: GENERAL

Section 2800.100 Definitions 2800.110 Application and Interpretation

SUBPART B: TRAVEL CONTROL SYSTEM

Preparation and Submission of Travel Vouchers 2800.250 Approval and Submission of Travel Vouchers 2800.260 Items Directly Billed 2800.270 Conference Registration Fees Government Credit Cards Travel Control System 2800.210 Travel Coordinator Travel Authority 2800.240 2800,200 2800.220 2800,230

SUBPART C: TRANSPORTATION EXPENSES

Section 2800,300 Incidental Expenses for Private and State Owned Automobiles

SUBPART D: LODGING

2800,400 Conference Lodging 2800,410 Employee Owned or Controlled Housing Section

PER DIEM MEALS SUBPART E:

2800,500 Conference Meals

SUBPART F: MISCELLANEOUS RULES

2800,600 Lack of Receipts Section

EXCEPTIONS TO THE RULES SUBPART G:

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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

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2800.700 Special Exceptions - Requested in Advance 2800.710 Ex Post Facto Exceptions

AUTHORITY: Implementing and authorized by Sections 12, 12-1, 12-2, and 12-3 of "AN ACT in relation to State finance" (Ill. Rev. Stat. 1985, ch. 127, par. 148, 148-1, 148-2, and 148-3) and authorized by The Travel Regulation Council 80 Ill. Adm. Code 3000).

SOURCE: Amended March II, 1976; amended at 2 III. Reg. 30, p. 215, effective August 1, 1978; new rules adopted at 4 III. Reg. 28, p. 155, effective July 1, 1980; old rules repealed at 4 III. Reg. 30, p. 1224, July 1, 1980; amended at 5 III. Reg. 150, effective January 1, 1981; amended at 6 III. Reg. 6682, effective July 1, 1982; amended at 7 III. Reg. 9205, effective August 1, 1983; amended at 8 III. Reg. 127, 130, effective January 1, 1984; amended at 8 III. Reg. 1443, effective August 1, 1984; codified at 8 III. Reg. 19350; amended at 10 III. Reg. 18014, effective October 6, 1986; Part repealed, new Part adopted at 12 III. Reg. 738, effective January 15, 1988; emergency amendment at 15 III. Reg. 13196, effective September 1, 1991, for a maximum of 150 days; amended at 15 III. Reg. 17981, effective November 27, 1991

SUBPART A: GENERAL

Section 2800.240 Preparation and Submission of Travel Vouchers

All claims for the reimbursement of travel expenses shall be submitted on authorized reimbursement forms (Form C-10) and shall be itemized in accordance with this Part.

- The purpose of the travel shall be indicated on the travel vouchers. a)
- agency, must state why the particular individuals were selected, must verify that the last costly reasonable means of travel was selected and must personally sign the request. Unless the travel is patently non-essential or clearly excessive as to cost, approval will be given. Travel outside the contiguous United States requires the approval of the Director of the Department of Central Management Services prior to such travel. All requests shall be submitted at least 30 days in advance of the departure date. Requests shall be in writing with approval/disapproval based on necessity. To show necessity, the Agency Head must describe how the travel relates to a function of the 9
- When applicable, the travel voucher shall show in the space provided the dates and times of travel, the points of departure and destination, the mode of transportation, the cost of the transportation secured, lodging, meals per diem and other expenses. Û
- If meals or per diem are not claimed, times of arrival and departure are not required. P

NOTICE OF ADOPTED AMENDMENT

- when a privately owned vehicle is used, the travel voucher shall show, at minimum, the dates, points of travel and mileage. If the distance traveled between any given points is greater than the usual route between these points shown on a road map, the reason for the greater distance shall be explained and detailed separately.
- f) Travel vouchers shall be supported by receipts in all instances for railroad and airplane transportation, lodging, taxis, and all other items in excess, individually, of \$10.00 except for meals.
- g) The travel expense voucher shall be prepared in ink or typewritten. All copies of the voucher shall be signed in ink by the individual who has incurred the expense and his/her supervisor.

(Source: Amended at 15 Ill. Reg. 17981 , effective November 27, 1991

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DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE OF ADOPTED AMENDMENTS

- 1) The Heading of the Part: Reports of Child Abuse and Neglect
- 2) Code Citation: 89 Ill. Adm. Code 300
- 3) Section Numbers: Adopted Action
- 300.20 Amendment 300.30 Amendment
- 4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 23, par. 2051 et seq.
- 5) Effective Date of Amendments: December 1, 1991
- 6) Does this rulemaking contain an automatic repeal date: Yes X No If so, please specify date:
- 7) Do these amendments contain incorporations by reference? No If "yes," was a copy of the approval form issued by JCAR attached to this rulemaking?
- 8) Date Filed in Agency's Principal Office: December 1, 1991
- June 21, 1991 , 15 Ill. Reg. 8735 (issue date)
- 10) Has JCAR issued a Statement of Objections to this (these) rule(s)? Yes If answer is "yes," please complete the following:

The Joint Committee issued a Filing Prohibition to the proposed amendments at its meeting of September 17, 1991. Subsequent to that meeting the Joint Committee and the Department reached an agreement containing acceptible language. This language was adopted as an emergency amendment effective September 25, 1991 and published in the Illinois Register on October 4, 1991. At its October 22, 1991 meeting the Joint Committee withdrew its prohibition and issued a Certification of Withdrawal of Filing Prohibition of Proposed Rulemaking which was published in the Illinois Register on November 8, 1991. The Joint Committee has also issued a Gertification of No Objection to Proposed Rulemaking based upon the agreements reached.

11) Difference(s) between proposal and final version:

In Section 300.20 add to the definition of neglected child the statement "if the Department or, as necessary, a juvenile court determines that medical care is necessary."

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

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- Will the proposed amendments replace an emergency amendment currently in effect? 13)
- Are there any amendments pending on this Part? No 14)
- give children whose parents rely on spiritual means of healing the same profor necessary medical care if the Department or a Juvenile Court determines gation and the provision of protective services, whenever the children are being harmed or at substantial risk of harm. In addition, the amendments tections under the law as other children in respect to reporting, investi-Summary and Purpose of amendments: The purpose of these amendments is to clarify that spiritual means through prayer alone for the treatment or care of disease or for remedial care is not recognized as a substitute that medical care is necessary. 15)
- Information and questions regarding these amendments shall be directed to: 16)

Jacqueline Nottingham, Chief Name: Office of Rules and Procedures Address:

Department of Children and Family Services 406 East Monroe

62701-1498 Springfield, Illinois

217/524-2429 Telephone: The full text of the adopted amendments begins on the next page:

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DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE OF ADOPTED AMENDMENT(S)

DEPARTMENT OF CHILDREN AND FAMILY SERVICES SUBCHAPTER a: SERVICE DELIVERY TITLE 89: SOCIAL SERVICES CHAPTER III:

REPORTS OF CHILD ABUSE AND NEGLECT PART 300

Transmittal of Information to the Illinois Department of Professional Referrals to the Local Law Enforcement Agency and State's Attorney Reporting Child Abuse or Neglect to the Department Acknowledgement of Mandated Reporter Status Taking Children into Temporary Protective Custody Notices Whether Child Abuse or Neglect Occurred Transmittal of Child Abuse or Neglect Reports Child Abuse and Neglect Allegations Content of Child Abuse or Neglect Reports Regulation and to School Superintendents Special Types of Reports (Recodified) Time Frames for the Investigation The Formal Investigative Process Delegation of the Investigation Referral for Other Services Special Types of Reports Initial Investigation Definitions APPENDIX A APPENDIX B 300.160 300,150 300.100 300.110 300.120 300.130 300.140 Section 300.80 300.20 300.30 300.40 300.50 300:60 300.70 300.90

AUTHORITY: Implementing and authorized by the Abused and ...ylected Child Reporting Act (Ill. Rev. Stat. 1989, ch. 23, pars. 2051 et seq.) and Section 3 of "AN ACT in relation to the performance of medical, dental or surgical procedures on and counseling of minors" (Ill. Rev. Stat. 1989, ch. 111, par.

302.130, 302.140, 302.150, 302.160, 302.170, 302.180, 302.190, and Appendix A at 11 I11. Reg. 3492; emergency amendments at 11 I11. Reg. 4058, effective February 20, 1987, for a maximum of 150 days; amended at 11 I11. Reg. 12619, effective November 30, 1981; amended at 6 111. Reg. 15529, effective January 1, 1983; recodified at 8 111. Reg. 992; peremptory amendment at 8 111. Reg. 5373, effective April 12, 1984; amended at 8 111. Reg. 12143, effective July 9, 1984; amended at 9 111. Reg. 2467, effective March 1, 1985; amended at 9 111. Reg. 9104, effective June 14, 1985; amended at 9 111. Reg. 15820, effective November effective July 20, 1987; recodified at 11 111. Reg. 13405; amended at 13 111. Reg. 2419, effective March 1, 1989; emergency amendment at 14 111. Reg. 11356, 1, 1985; amended at 10 Ill. Reg. 5915, effective April 15, 1986; amended at 11 effective January 14, 1987; amended at 11 111. Reg. 1829, effective January 15, 1987; recodified from 89 Ill. Adm. Code 302.20, 302.100, 302.110, 302.120, SOURCE: Adopted and codified as 89 Ill. Adm. Code 302 at 5 Ill. Reg. 13188, Ill. Reg. 1390, effective January 13, 1987; amended at 11 Ill. Reg. 1151

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE OF ADOPTED AMENDMENT(S)

Perfective July 1, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 1758, effective October 15, 1990; amended at 14 Ill. Reg. 1987, effective November 28, 1990; amended at 15 Ill. Reg. 17986, effective December 1, 1991 November

Section 300.20 Definitions

residing in the same home as the child, or a paramour of the child's "Abused Child" means a child whose parent or immediate family member, person responsible for the child's welfare, or any individual or any

or emotional health, or loss or impairment of any bodily causes to be inflicted, or allows to be inflicted upon such child physical or mental injury, by other than accidental means, which causes death, disfigurement, impairment of physical

creates a substantial risk of physical or mental injury to such child by other than accidental means which would be likely to cause death, disfigurement, impairment of physical or emotional health, or loss of or impairment of any bodily function;

or allows to be committed any sex offense against such child, as such sex offenses are defined in the Criminal Code of 1961, as amended, and extending those definitions of sex offenses

commits or allows to be committed an act or acts of torture upon to include children under 18 years of age;

inflicts excessive corporal punishment. such child; or

(Ill. Rev. Stat. 1989, ch. 23, par. 2053)

with whom the child lives and who has primary responsibility for the care or custodian "Caretaker" means the child's parent(s), guardian and supervision of the child. "Child" means any person under the age of 18 years, unless legally emancipated by reason of marriage or entry into a branch of the United States armed services.

association, or organization which arranges for or cares for children "Child care facility" means any person, group of persons, agency, unrelated to the operator of the facility, apart from the parents. Child care facilities may be established for profit or not-for-profit. "Child care facility" is further defined in Section 2.05 of the Care Act and includes foster family homes and day care homes. "Child Protective Service Unit" (CPS) means certain specialized State employees of the Department assigned by the Director or his designee to perform the duties and responsibilities as provided under this Part. They are also known as investigative staff. (III. Rev. Stat.

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1989, ch. 23, par. 2053)

children for whom the Department has temporary protective custody, custody or guardianship via court order, or children whose parent(s) has signed an adoptive surrender or voluntary placement agreement with for whom the Department is legally responsible" the Department. "Children

parent, or other person responsible for the child from a person who has knowledge of the family situation but was not directly involved in referring the child or family to the Department for services. "Collateral contact" means obtaining information concerning a child,

"Credible evidence of child abuse or neglect", means that the available facts when viewed in light of surrounding circumstances would cause a reasonable person to believe that a child was abused or neglected.

of child abuse or neglect was "indicated" or "unfounded" has been deferred to another authority. The Department maintains responsibility for entering information about the report in the State Central Register and for notifying the subjects of the report and "Delegation of an investigation" means the decision whether a report mandated reporters of the results of the investigation.

of "Department," as used in this Part, means the Department and Family Services. "Determination" means a final Department decision about whether there is credible evidence that child abuse or neglect determination must be either "indicated" or "unfounded." DISTIGUERMENT. Means a serious or protracted blemish, scar, or deformity that spoils a person's appearance or limits bodily functions.

"Formal investigation" means those activities conducted by Department investigative staff necessary to make a determination as to whether a Such activities shall include: an evaluation of the environment of environment; a determination of the risk to such children if they continue to remain in the existing environments, as well as a determination of the nature, extent and cause of any condition enumerated in such report, the name, age and condition of other children in the environment; and an evaluation as to whether there would be an immediate and urgent necessity to remove the child from the environment if appropriate family preservation services were provided. After seeing to the safety of the child or children, the Department shall forthwith notify the subjects of the report in report of suspected child abuse or neglect is indicated or unfounded. the child named in the report and any other children in the same

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their rights existing (Ill. Rev. under this Act in regard to amendment or expungement. and report of the existence of the Stat. 1989, ch. 23, par. 2053)

Department for which it is determined, after an investigation, Indicated Report" means any report of child abuse or neglect made hat credible evidence of the alleged abuse or neglect exists.

context means that the report was made with the honest intention to Good faith in this investigative staff to determine whether a report of suspected child abuse or neglect is a good faith indication of abuse or neglect and, Initial Investigation" means those activities conducted by Department therefore, requires a formal investigation. identify actual child abuse or neglect. Initial Oral Report" means a report alleging child abuse or neglect for which the State Central Register has no prior records on the "Involved Subject" means a child who is the alleged victim of child abuse or neglect or a person who is the alleged perpetrator of the child abuse or neglect. "Local law enforcement agency" means the police of a city, town, village or other incorporated area or the sheriff of an unincorporated area or any sworn officer of the Illinois Department of State Police.

child abuse or neglect to the Department. A list of these persons and their associated responsibilities is provided in Section Mandated reporters" means those individuals required to 300.30 of this Part. suspected

contains any amount of controlled substance as defined in subsection metabolite thereof whose presence in the newborn infant is the result welfare), including adequate food, clothing and shelter; or who is child's welfare, or who is a newborn infant whose blood and urine (f) of Section 102 of the Illinois Controlled Substances Act or a metabolite thereof $_{\perp}$ with the exception of a controlled substance or medically indicated treatment including food or care denied solely on the basis of present or anticipated mental or physical impairment as determined by a physician acting alone or in consultation with other physicians or otherwise does not provide er-there-is-substantial-risk that-such-parent-or-person-responsible-will-not-provide the proper or necessary support, or medical or other remedial care recognized under State law as necessary for a child's well-being, (including where by his or her parents or other person responsible for the Neglected child" means any child whose parent or other person responsible for the child's welfare withholds or denies nourishment or is harm or substantial risk of harm to the child's health or abandoned

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disease or for remedial care will not be treatment or cure of disease or remedial care under Section 4 of this requiring--or--prohibiting--a--finding--of--negligent---treatment---or spiritual -- means -- through -- prayer-alone-for-the-cure-and-remedial-care of--the--Bepartment--to--make--or--receive--reports-of-suspected-child abuse/neglect;-to-investigate--such--reports;--to--provide--protective services,--or--to--seek-judicial-authority-to-obtain-necessary-medical treatment-on-behalf-of-children-where-there--is--harm--or--substantial risk -- of -- harm -- to -- the -- children -- health - Where the circumstances welfare and necessary medical care is not being provided to treat or prevent that harm or risk of harm because such parent or other person responsible for the child's welfare depends upon spiritual means alone services with respect to such child and his health needs, cases spiritual means through prayer alone for the Department or, as necessary, a juvenile court determines that medical 1989, ch. 23, par. 2053). Nothing-in-this-rule-shall-be-construed-as does-noty-for-that-reason--aloney--provide--medical--treatment--for--a child, --or--that-a-substantial-risk-of-neglect-exists-solely-because-a parent--or--responsible--person--ordinarily--provides---treatment---by for-a-child.--Neither-shall-anything-in-this-rule-limit-the--authority treatment or cure, such child is subject to the requirements of that such child's parent or other person responsible for his or her welfare depends upon spiritual means through prayer alone for the maitreatment--when--a--parent--practicing-his-or-her-religious-beliefs of medical treatment administered to the mother or newborn infant. A child shall not be considered neglected or abused for the sole reason this Act for the reporting of, investigation of, and provision treatment or cure of disease or for remedial care will noi recognized as a substitute for such necessary medical care, if Act the Abused and Neglected Child Reporting Act (Ill. Rev. the child's indicate harm or substantial risk of harm to and in such cases care is necessary. "Perpetrator" means a person who, as a result of investigation, has been determined by the Department to have caused child abuse or

person responsible for the child's welfare at the time of the alleged abuse or neglect, or any person who came to know the child through an official capacity or position of trust, including but not limited to guardian, foster parent, an operator, supervisor, or employee of a public or private residential agency or institution or public or private profit or not-for-profit child care facility; or any other and volunteers or support personnel in any setting where recreational "Person responsible for the child's welfare" means the child's parent, children may be subject to abuse or neglect. (Ill. Rev. Stat. health care professionals, educational personnel, supervisors,

of a report" means any child reported to the child

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guardian or other person responsible for the child's welfare who is abuse/neglect State Central Register, and his or her parent, personal

other medical facility or a place previously designated by the Department, subject to review by the Court. Temporary protective custody cannot contract to the court. custody cannot exceed 48 hours excluding Saturdays, Sundays and "Undetermined report" means any report of child abuse or neglect made to the Department in which it was not possible to complete an investigation within 60 days on the basis of information provided to "Unfounded report" means any report of child abuse or neglect for which it is determined, after an investigation, that no credible evidence of the alleged abuse or neglect exists. effective 17986 Reg. 111. 15 at 1991 (Source: Amended December 1,

Section 300,30 Reporting Child Abuse or Neglect to the Department

- Reports of suspected child abuse or neglect may be immediately made to any time, day or night, or on any day of the week. Reports may the State Central Register via its toll-free number [1-800-25A-BUSE] The Department office. encourages use of the toll-free hotline number. also be made to the nearest Department a)
 - Persons Mandated to Report Child Abuse or Neglect (q
- Any of the following individuals who have reasonable cause to official capacity may be abused or neglected shall immediately in their professional report or cause a report to be made to the Department. believe that a child known to them Types of Mandated Reporters
 - physicians, residents, and interns; mandated reporters include:
 - hospitals;
- and personnel engaged in examination, care and treatment of persons; hospital administrators
 - surgeons; 0
- dentists; (E
 - dentist hygienists; E
 - osteopaths; ô
- chiropractors; H
- Christian Science practitioners;

 - medical examiners;

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- crisis line or hotline personnel; emergency medical technicians:
- child pursuant to educational advocate assigned to a school personnel; POZZ

the

- truant officers; School Code;
- social workers; 6669698
- social services administrators;
- domestic violence program personnel;
- registered nurses;
- licensed practical nurses;
- directors or staff assistants of nursery schools or child day care centers;
 - recreational program or facility personnel;
 - law enforcement officers;
 - registered psychologists; 2 X X
- assistants working under the direct supervision of psychologist or psychiatrist; AA)
- field personnel of the Illinois Departments of Public Aid, Public Health, Mental Health and Developmental Disabilities, Corrections, Children and Family Services, Human Rights or Rehabilitation Services; BB)
 - probation officers;
 - foster parents, homemakers or any other child care worker; 000
- supervisors and administrators of general aAssistance under the Illinois Public Aid Code; or EE)
 - Acknowledgement of Reporting Responsibility FF) substance abuse treatment personnel. 5
- Abused and Neglected Child Reporting Act (Ill. Rev. Stat. 1989, ch. 23, par. 2054). The statement shall be on a form (See Appendix A.) The statement shall be signed before beginning employment and shall be retained by the employer child abuse and neglect in accordance with Section 4 of the prescribed by the Department, but provided by the employer. 1, 1986, by virtue of their employment shall sign statements acknowledging that they are mandated to report suspected Individuals who became mandated reporters on or after July as a permanent part of the personnel record. (A
- Department shall provide, upon request at a reasonable cost of \$.50 each, copies of the Abused and Neglected Child Reporting Act to all employers employing persons who are mandated to report under this Act. B
 - Interference with Reporting Prohibited 3)
- Mandated reporters who report instances of child abuse or in their capacity as members of the staff of a facility or agency, may also notify the person in charge or school, facility or agency However, the person in charge private institution, school, designee of such institution, that a report has been made. medical or other public or A)

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or designee may not exercise any control, restraint, modification or other change in the report or the forwarding of such report to the Department. (Ill. Rev. Stat. 1989, ch. 23, par. 2054)

B) Any person who knowingly and willfully violates any provision of this Section shall be guilty of a Class A misdemeanor. (Ill. Rev. Stat. 1989, ch. 23, par. 2054)

misdemeanor. (III. Rev. Stat. 1909, cn. 23, par. 2014)
C) Employers shall not discriminate in any manner against employees who make good faith reports of suspected child abuse or neglect or who act as witnesses or testify in an investigation or proceeding concerning a report of suspected child abuse or neglect. (III. Rev. Stat. 1989, ch. 23, par.

4) Consequences of Failure to Report

A) The privileged quality of communication between any professional person required to report and patient or client shall not constitute grounds for failure to report suspected child abuse or neglect. Mandated reporters who willfully fail to report suspected child abuse or neglect are subject to license suspected child abuse or neglect are subject following statutes:

i) The Illinois Nursing Act of 1987 (Ill. Rev. Stat.

1989, ch. 111, pars. 3501 et seq.); ii) Medical Practice Act of 1987 (Ill. Rev. Stat. 1989) ch. 111, pars. 4400-1 et seq.);

iii) Podiatric Medical Practice Act of 1987 (Ill. Rev. Stat. 1989, ch. 111, pars. 4801 et seq.);

Stat. 1989, ch. 111, pars. 4801 et seq.); iv) Clinical Psychologist Licensing Act (111. Rev. Stat.

1989, ch. 111, pars. 5301 et seq.); v) Social Workers Registration Act (111. Rev. Stat. 1989, ch. 111, pars. 6301 et seq.);

vi) The School Code (111. Rev. Stat. 1989, ch. 122, pars. 1-1 et seq.); and

l-l et seq.); and
vii) The Illinois Dental Practice Act (Ill. Rev. Stat.
1989, ch. 111, pars. 2301 et seq.).

B) Any physician who willfully fails to report child abuse or neglect shall be referred to the Illinois State Medical Disciplinary Board for action. Any other person required to report suspected child abuse or neglect who willfully fails to report such abuse or neglect shall be guilty of a Class A misdemeanor. (Ill. Rev. Stat. 1989, ch. 23, par. 2054)

5) Written Confirmation of Reports

Mandated reporters shall confirm their telephone report in writing on a form prescribed by the Department within 48 hours of the oral report. The Department shall provide forms to mandated reporters—one for the exclusive use of medical professionals and another for use by all other mandated reporters. These confirmation reports shall be admissible as evidence in any administrative or judicial proceeding related to child abuse or

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neglect. Local investigative staff shall transmit confirmation reports to the State Central Register within 24 hours of receipt. Other Persons May Report

c) Other Persons May Report
Other persons may report suspected child abuse or neglect if they have
reasonable cause to believe a child may be abused or neglected.
d) Consequences of False Reporting
Any person who knowingly transmits a false report to the Department

commits the offense of disorderly conduct under subsection (a) (7) of Section 26-1 of the Criminal Code of 1961 (111. Rev. Stat. 1989, ch. 38, par. 26-1). A violation of this subsection is a Class B misdemeanor, punishable by a term of imprisonment for not more than 6 months, or by a fine not to exceed \$500, or both. Any person who violates this provision a second or subsequent time shall be quilty of Class 4 felony. The Department shall refer cases of false reporting to the local States Attorney when the reporter is known. (Ill. Rev. Stat. 1989, ch. 23, par. 2054)

Any person who makes a report or who investigates a report may be ordered by the Court to testify fully in any judicial proceeding resulting from the report about any evidence of the abuse or neglect or the cause of the abuse or neglect. Any mandated reporter listed in subsection (b)(1) who makes a report of suspected child abuse or neglect shall testify fully in any administrative hearing resulting from such report, as to any evidence of abuse or neglect or the cause thereof. No evidence shall be excluded because of any common law or statutory privilege regarding communications between the alleged perpetrator or the child subject and the person making or investigating the report.

f) Referrals to Public Health

Reterings to reduce the subsection (b)(1) may refer to the palamadated reporters listed in subsection (b)(1) may refer to the Department of Public Health any pregnant person in Illinois who is addicted as defined in the Illinois Alcoholism and Other Drug Dependency Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 6351-3).

 Depending upon Spiritual Means Through or Cure of Disease or Remedial Care.

A child whose parent, guardian or custodian in good faith selects and depends upon spiritual means through prayer alone for the treatment or cure of disease or remedial care may be considered neglected or abused, but not for the sole reason that his parent, guardian, or custodian accepts and practices such beliefs. [Ill. Rev. Stat. 1989, ch. 23, par. 2054) Where the circumstances indicate harm or substantial risk of harm to the child's health or welfare and medical care necessary to treat or prevent that harm or risk of harm is not being provided because a parent or other person responsible for the child's welfare depends upon such spiritual means, the child shall be subject to the requirements of the Abused and Neglected Child Reporting Act for the requirements of the Abused and Neglected Child protective services with respect to the child and his health needs.

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE OF ADOPTED AMENDMENT(S)

(Source: Amended at 15 III. Reg. 17986 , effective December 1, 1991)

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DEPARTMENT OF MINES AND MINERALS

NOTICE OF ADOPTED AMENDMENTS

- The Heading of the Part: Requirements for Permits and Permit Processing
- 2) Code Citation: 62 Ill. Adm. Code 1773
- 3) Section Numbers:

Adopted Action:

Amended

- 4) Statutory Authority: Based upon and authorized by the Surface Coal Mining Land Conservation and Reclamation Act (III. Rev. Stat. 1989, ch. 96 1/2, pars. 7901.01 et seq.) and the Surface Mining Control and Reclamation Act of 1977 (30 U.S.C. 1201 et seq.)
- 5) Effective Date of Amendments: January 1, 1992
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Does the adopted amendment contain incorporations by reference pursuant to Section 6.02(b) of the Act? No
- 8) Date filed in agency's principal office: November 19, 1991
- 9) Date Notice of Proposed Amendments published in Illinois Register:
 March 8, 1991; 15 Ill. Reg. 3393
- 10) Has JCAR issued a Statement of Objections to this rulemaking? No
- 11) Changes made between proposed and adopted versions:
- No changes were made between the proposed and adopted versions.

 12) Were all the changes agreed upon by JCAR and the agency made as indicated in the agreement letter issued by JCAR to the agency?
- No formal agreements between the Illinois Department of Mines and Minerals (Department) and JCAR were necessary to resolve Committee questions.
- 13) Will this rule replace an emergency rule currently in effect? No
- 14) Are there any proposed amendments pending on this Part? Yes

 Section Number Proposed Action Illinois Register Citation
 1773.5 Amend 15 Ill. Reg. 1352
 1773.11 Amend 15 Ill. Reg. 1352
 1773.15 Amend 15 Ill. Reg. 1352
 1773.17 Amend 15 Ill. Reg. 1352

DEPARTMENT OF MINES AND MINERALS

NOTICE OF ADOPTED AMENDMENTS

Summary and purpose of amendments: 15)

On August 29, 1990, the Illinois General Assembly amended Section 2.11(d) of the Surface Coal Mining Land Conservation and Reclamation Act, Ill. Rev. Stat. 1989, ch. 96 1/2, par. 7902.11(d), in order to make the issuance of coal mine permits in Illinois consistent with the counterpart provisions of Section 514(c) of the Surface Mining Control and Reclamation Act of 1977. 30 U.S.C. 1264(c). Specifically, the Illinois statute was amended to make permit issuance occur simultaneously with the Department's approval of the permit

Section 1773.19 sets forth requirements for permit issuance and right of renewal. The amendment to Section 1773.19 responds to this statutory change by deleting the thirty (30) day waiting period for permit issuance set forth in subsection (b)(2). Information and questions regarding these Adopted Amendments shall be directed to: 16)

Name: Paul J. Ehret, Supervisor

Springfield, Illinois 62791-0197 Department of Mines and Minerals 300 W. Jefferson, Suite 300 Address: Land Reclamation Division Box 10197 P.0.

Telephone: (217) 782-4970

The full text of Adopted Amendments begin on the next page:

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DEPARTMENT OF MINES AND MINERALS

NOTICE OF ADOPTED AMENDMENT(S)

DEPARTMENT OF MINES AND MINERALS TITLE 62: MINING CHAPTER I:

REQUIREMENTS FOR PERMITS AND PERMIT PROCESSING PART 1773

Scope and Purpose Section 1773.1

1773.5

Requirements to Obtain Permits 1773.11

Regulatory Coordination with Requirements under Other Laws 1773.12

Public Participation in Permit Processing 1773.13

Opportunity for Public Hearing Review of Permit Applications 1773.14 1773,15

Permit Conditions 1773.17

Permit Issuance and Right of Renewal 1773.19

Improvidently Issued Permits: General Procedures Improvidently Issued Permits: Rescission Procedures 1773.21

Implementing and authorized by the Surface Coal Mining Land and Reclamation Act (III. Rev. Stat. 1989, ch. 36 1/2, pars. Conservation and Reclamation Act (Ill. AUTHORITY:

15 Ill. Reg. 15 Ill. Reg. SOURCE: Adopted at 11 Ill. Reg. 8395, effective July 1, 1987; amended at Reg. 11886, effective January 1, 1991; amended at amended , effective January 1, 1992 , effective January 1, 1992 17998

Section 1773.19 Permit Issuance and Right of Renewal

- Final permit decision. a)
- 1) The Department shall make its final decision to approve, deny or Complete applications for permits and revisions or modify the permit application on the basis of:

thereof;

A)

Public participation, as provided by Sections 1773.13 and 1773.14; and B)

1111. 62 Compliance with all applicable provisions of Code 1785. ĵ

Department shall make its final permit decision within the following time limits: 5)

pursuant to Section 1773.13(c), unless a public hearing has Within sixty (60) days of an informal conference held been requested pursuant to Section 1773.14; Within sixty (60) days of a public hearing held pursuant A)

B)

If no informal conference or public hearing is requested, within one hundred and twenty (120) days of filing of the Section 1773.14; or ĵ

DEPARTMENT OF MINES AND MINERALS

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- times prescribed in subsections (a)(2)(A), (B), or (C) above, whichever applies, the applicant may deem the application denied, and such denial shall constitute a final permit decision. The applicant may waive these time limits.
 - 3) Notification. The Department shall mail written notification of its final permit decision to the following persons and entities:
- A) The applicant, each person who files comments or objections to the permit application, and each party to an informal conference or public hearing.
- conterence or public hearing.

 B) The local governmental officials in the local political subdivision in which the land to be affected is located within ten (10) days after the issuance of a permit, including a description of the location of the land.
 - C) The local OSMRE office.

 b) The permit shall be deemed to be issued when:
- The permit application, as originally submitted or as modified, is approved by the Department; and
- 2) No-request-for-hearing-on-the-permit-approvaly-pursuant-to-62
 illy-Admy-Code-17757-is-received-by-the-Bepartment-within-thirty
 (30)-days-after-the-permit-applicant-is-mailed-a-copy-of-the
 - final-permit-decision-and \
 3 Permit fees and reclamation bond, in the form and amounts set by
 62 Ill. Adm. Code 1777.17 and 1800, have been received and
 - accepted by the Department.
- Each permit shall be issued for a fixed term of five (5) years or less, unless the requirements of 62 Ill. Adm. Code 1778.17 are met.
 - d) Right of renewal.

 Permit application approval shall apply to those lands that are specifically designated as the permit area on the maps submitted with the application and for which the application is complete and accurate. Any valid permit issued in accordance with subsection (b) shall carry with it the right of successive renewal, within the approved boundaries of the existing permit, upon expiration of the term of the permit, in accordance with 62 Ill. Adm. Code 1774.15.
- Initiation of operations.

 1) A permit shall terminate if the permittee has not begun the surface coal mining and reclamation operation covered by the permit within three (3) years of the issuance of the permit.

e)

- The Department shall grant a reasonable extension of time for commencement of these operations, upon receipt of a written statement showing that such an extension of time is necessary, if:
- A) Litigation precludes the commencement or threatens substantial economic loss to the permittee; or
- B) There are conditions beyond the control and without the fault or negligence of the permittee.

DEPARTMENT OF MINES AND MINERALS

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With respect to coal to be mined for use in a synthetic fuel facility or specified major electric generating facility, the permittee shall be deemed to have commenced surface mining operations at the time that the construction of the synthetic fuel or generating facility is initiated.

3)

4) Extensions of time granted by the Department under this subsection (e) shall be specifically set forth in the permit, and notice of the extension shall be made public by the Department.

(Source: Amended at 15 III. Reg. 17998 ,

effective

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED AMENDMENTS

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Public Area Sanitary Practice Code

Code Citation: 5

77 III. Adm. Code 895

Section Numbers;

Adopted Action: 3

895.10 895.20 895.30 895.40

Amendments Amendments

Amendments

Amendments Amendments

Statutory Authority:

4

"An ACT in relation to public health". III. Rev. Stat. 1989, ch. 111 1/2, pars. 22 and 7459.

Effective Date of Rules: 2

January 1, 1992

Yes _ No X Does this Rulemaking Contain an Automatic Repeal Date? 9

If "yes," please specify date:

Yes_ No X Does this Rulemaking Contain Any Incorporations by Reference? 6

If "yes," please specify type: 6.02(a) or 6.02(b)

If "6.02(b)," was a copy of the approval form issued by the Joint Committee attached to this rulemaking? Yes $_$ No $_$

Date Filed in Agency's Principal Office: 8

November 18, 1991.

Date Notice(s) of Proposal was Published in Illinois Register: 6

April 5, 1991 - 15 Ill. Reg. 5005

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NOTICE OF ADOPTED AMENDMENTS

Has the Joint Committee on Administrative Rules issued a Statement of Objections to Yes No X this/these Rules? 9

If "yes," please complete the following:

Agency Response:

B

Statement of Objection: (V

Ill. Reg. III. Reg. Date Agency Response Submitted for Approval to the Joint Committee:

O

Difference Between Proposal and Final Version: 11)

public comment period:

The following changes were made in response to comments received during the first notice or

The following changes were made in response to comments and suggestions of the Joint Committee on Administrative Rules:

In Section 895.40 the language "this Part" replaces "these rules".

In addition, various typographical, grammatical and form changes were made in response to the comments from the Administrative Code Division and the Joint Committee on Administrative Rules.

Have all the changes agreed upon by the Agency and the Joint Committee been made as indicated in the agreement letter issued by the Joint Committee? 12

The Department has made all the changes to which it agreed with the Joint Committee.

Will the Rules Replace an Emergency Rule Currently in Effect? 13)

Yes _ No X

Yes _ No X Are there any other Amendments Pending on this Part? 14)

If Yes:

Proposed Action

Section Numbers

II. Reg. Citation

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED AMENDMENTS

Summary and Purpose of Rules: 15)

The amendments require the number of restrooms which must be installed to be in compliance These rules establish criteria for sanitary practices relating to drinking water, sewage disposal sewage system", and require that the plumbing system be maintained in good working order. Pond Water Treatment Code. The amendments provide clarification to the term "municipal The amendments correct errors in printing and reference the Department's Surface Source and restroom facilities made accessible to the public. The rule amendments clarify these criteria. The amendments define the term "Plumbing System" which is used in the rules. Water Treatment Code. The requirements in that Code replace the Departments outdated with the Illinois Plumbing Code.

Information and Questions regarding this Adopted Rulemaking shall be directed to: 16)

Gail M. DeVito, Division of Governmental Affairs, Department of Public Health, 535 West lefferson, Fifth Floor, Springfield, Illinois 62761, 217/782-6187.

The full text of the Adopted Amendments begins on the next page:

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DEPARTMENT OF PUBLIC HEALTH

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NOTICE OF ADOPTED AMENDMENTS

CHAPTER I: DEPARTMENT OF PUBLIC HEALTH SUBCHAPTER r: WATER AND SEWAGE TITLE 77: PUBLIC HEALTH

SANITARY PRACTICE FOR DRINKING WATER, SEWAGE PUBLIC AREA SANITARY PRACTICE CODE DISPOSAL AND REST ROOM FACILITIES PART 895

895.10 Definitions

895.20 Water Supply

895.30 Sewage Disposal 895.40 Plumbing

395.50 Restrooms

AUTHORITY: Implementing and authorized by Section 2 of "AN ACT in relation to public health" III. Rev. Stat. 1989, ch. 111 1/2, par. 22 and par. 7459). SOURCE: Filed July 18, 1974, effective August 1, 1974; old rules repealed at, new rules adopted and codified at 8 III. Reg. 3334, effective March 2, 1984; amended at 15 III. Reg. 18003. effective January 1, 1992.

Section 895.10 Definitions

fixtures and traps; soil, waste and vent pipes; and building drains; including their "Plumbing System" means the water service, water supply and distribution pipes: respective connections, devices and appurtenances. 'Private Water Supply" means a water supply which serves an owner-occupied single family residence or dwelling.

for human consumption, if the system has at least 15 service connections or regularly serves an average of at least 25 individuals daily at least 60 days per year. The term "Public Water Supply" means a system for the provision to the public of piped water Public Water System includes:

any collection, treatment, storage and distribution facilities under control of the operator of such system and used primarily in connection with such any collection or pretreatment storage facilities not under such control which are used primarily in connection with such system.

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"Private Water Supply" means a water supply which serves an owner occupied single family residence or dwelling. "Semi-Private Water Supply" means a water supply which is not a public water supply, yet which serves a segment of the public other than an owner-occupied single family residence or dwelling.

"Sewage" means waste water derived principally from dwellings, business or office buildings, institutions, food service establishments, and similar facilities.

effective January 1, 1992) 18003 (Source: Amended at 15 Ill. Reg.

Section 895.20 Water Supply

(a)

- water supply, or the source of any water supply, when made accessible to the public residential dwelling subject to this Part. The source of water serving a semi-private Source. A supply of water in compliance with this Section shall be provided to any for drinking, cooking or washing purposes, shall be obtained from one of the following:
- Aa public water supply; 7
- Ag water well which is located and constructed in accordance with the Illinois Water Well Construction Code (77 Ill. Adm. Code 920) and Illinois Water Well Pump Installation Code (77 Ill. Adm. Code 925). 5
- Treatment Bulletin No. 4.055 (1980 Edition) or and in compliance with "Ten States Standards" (1982 Edition - Health Education Service, P.O. Box. 7283, Ag surface water supply constructed in accordance with the Surface Source Water Treatment Code (77 III, Adm, Code 930) Illinois Pond Water Albany, New York, 12224) for potable water .: 3
- for this purpose. In an emergency, equipment used for handling other potable materials, such as milk and syrup, may be used after cleaning and disinfection with a solution of not less than one hundred parts per million of free chlorine. Illinois Water Well Construction Code (77 Ill. Adm. Code 920). Transfer of water must be hauled in a tank protected against contamination and used only A watertight holding tank protected against possible entry of contamination is the water from the hauling tank must be in a manner which will not result in required and if any portion is below ground, location with respect to sources of contamination must be the same as for a well source. Required distances from sources of contamination to a well are found in Section 920.50 of the Ag hauled water supply utilizing a public water supply as the source. All contamination 4

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- urbidity, and bacteriological requirements contained in Sections 900.50, 900.60 and 900.70 of the Department's Rules for Drinking Water Systems Code (77 III. Adm. Code 900) for non-community water systems. In addition, any semi-private water Maximum Contaminant Levels. Any water supply, when the water will be made turbidity, organic chemical and bacteriological requirements contained in Section 900.50, 900.60, 900.65 and 900.70 of the Drinking Water Systems Code (77 III. accessible to the public, or any semi private water supply, shall meet the nitrate, supply serving a resident population shall meet the nitrate, inorganic chemical, Adm. Code 900) 9
- Drinking Fountains. Drinking fountains must meet the requirements of the Department's Illinois State Plumbing Code (77 Ill. Adm. Code 890). S

, effective January 1, 1992) (Source: Amended at 15 III. Reg. 18003

Section 895.30 Sewage Disposal

Environmental Protection Agency or a sewage system which meets the requirements of the All sewage shall be disposed of into a municipal sewage system regulated by the Illinois Department's Illinois Private Sewage Disposal Code (77 III. Adm. Code 905910).

, effective January 1, 1992) Source: Amended at 15 Ill. Reg. 18003

Section 895.40 Plumbing

Department's Illinois State Plumbing Code (77 Ill. Adm. Code 890) and shall be maintained in good All plumbing shall be installed and operated in accordance with, and of materials approved by the working order. A plumbing system in compliance with the Illinois Plumbing Code (77 Ill. Adm. Code 890) shall be provided in any residential dwelling subject to this Part.

_, effective January 1, 1992) (Source: Amended at 15 III. Reg. 18003

Section 895.50 Restrooms

Where restrooms are made accessible to the public, they shall meet the following requirements:

- Department shall consider, but is not limited to, results of physical inspections, citizen Restrooms shall be accessible, completely enclosed, and shall have tight fitting doors. If vestibules are provided, they shall be kept in a clean condition and in good repair. In determining whether a restroom is in a clean condition and in good repair, the complaints, and obvious rot and/or deterioration. æ
- rules (77 III. Adm. Code 750), they shall be installed and provided in accordance with When toilet facilities and lavatories are required by the Food Service Sanitation Code 9

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such Code rules

- Floors shall be constructed of impervious, easily cleanable material 0
- Restrooms, including the toilet room and fixtures, shall be kept clean and in good repair. All restrooms shall be ventilated. 9
- A supply of toilet tissue shall be provided at each toilet at all times. 6
- napkins. Receptacles shall be emptied at least once a day, and more frequently when necessary to prevent accumulation of refuse on the floor. Cleanable refuse receptacles shall be provided and kept covered. A separate covered receptacle shall be provided in the toilet rooms for women for disposal of sanitary 4
- and located within or immediately adjacent to all toilet rooms or vestibules. All Each lavatories, shall be provided with hot and cold running water which can be tempered When restrooms are provided with water flush toilets, Llavatories shall be provided by means of a valve or combination faucet. 8
- A supply of bar, liquid or powdered hand-cleaning soap or detergent in a dispenser shall be available at each lavatory.
- located near the lavatory. Common towels are prohibited. Where disposable A supply of single-use towels or a hand-drying device, shall be available and towels are used, waste receptacles shall be located conveniently near the hand-washing facilities. 5

(Source: Amended at 15 III. Reg. 18003, effective January 1, 1992)

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JOINT COMMITTEE ON ADMINISTRATIVE RULES ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED

The following second notices were received by the Joint Committee on Administrative Rules during the period of November 27, 1991 through December 3, 1991, and have been scheduled for review by the Committee at its January meeting. Other items not contained in this published list may also be considered by the Committee at its January and Members of the public wishing to express their views with respect to a rule should submit written comments to the Committee at the following address: Joint Committee on Administrative Rules, 509 South Sixth Street, Room 500, Springfield, IL 62701.

JCAR	1/92	1/92	1/92	1/92	1/92	1/92	1/92	1/92
Start of First Notice	1/25/91 15 III. Reg. 806	1/25/91 15 III. Reg. 833	8/30/91 15 III. Reg. 12137	8/30/91 15 III. Reg. 12171	7/12/91 15 III. Reg. 10249	10/18/91 15 III. Reg. 14859	9/27/91 15 III. Reg. 14014	8/30/91 15 III. Reg. 12094
Agency and Rule	Department of Public Aid, Child Support Enforcement (89 III. Adm. Code 160)	Department of Public Aid, Medical Assistance Programs (89 III. Adm. Code 120)	Department of Public Aid, Medical Assistance Programs (89 III. Adm. Code 120)	Department of Public Aid, Medical Payment (89 III. Adm. Code 140)	Department of Commerce and Community Affairs, Local Tourism and Convention Bureau Program (14 III. Adm. Code 550)	Department of Insurance, Minimum Standards for Individual and Group Medicare Supplement Insurance (50 III. Adm. Code 2008)	Department of Employment Security, Administrative Hearings and Appeals (56 III. Adm. Code 2725)	Environmental Protection Agency, Landfill Operators Certification (68 Ill. Adm. Code 870)
Second Notice Expires	1/13/92	1/13/92	1/13/92	1/13/92	1/16/92	1/16/92	1/16/92	1/16/92

JOINT COMMITTEE ON ADMINISTRATIVE RULES ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED

9/27/91 of First Notice Start Department of Employment Security, Payment of Unemployment Contribu-tions, Interest and Penalties (56 (page 2) Agency and Rule

> Expires 1/17/92

Second Notice

Meeting JCAR 1/92 15 III. Reg 14032 III. Adm. Code 2765)

ILLINOIS REGISTER

18012

PROCLAMATION

AMERICAN HISTORY MONTH

specified that the month of February of each year be designated as American History Month in the State of Illinois, a month set Assembly General apart to promote the study of American history; and the 71st

Whereas, the United States is one of the greatest industrial countries of the world. Its mineral and agricultural resources are tremendous, and it has nearly all the resources necessary for self-sufficiency; and

Whereas, the United States has been referred to as the "melting pot" of nations, as its population represents an influx of people from countries throughout the world; and Whereas, the government of the United States is that of a federal republic, set up by the Constitution adopted by the Federal Constitutional Convention of 1787; and

Whereas, Americans should reflect upon their great heritage through the study of American history;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim February 1992 as AMERICAN HISTORY MONTH in Illinois. I our nation's heritage and growth and the individuals who have contributed so much to urge all citizens to take note of American history.

Filed with the Secretary of State December 2, 1991. Issued by the Governor November 21, 1991,

PRICE WATERHOUSE WEEK 91-578

office in 1892, with an opening staff of eight people; and Whereas, Price Waterhouse was the first major public accounting firm to establish a presence in Chicago; and Whereas, the firm's growth has contributed to the economic development of our state. The Chicago Price Waterhouse office now serves as the regional hub of the firm's Great Lakes Region, with Chicago offices from Minneapolis to Pittsburgh reporting to Chicago; Whereas, Price Waterhouse of England established a

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim December 1-7, 1991, as PRICE WATERHOUSE WEEK in Illinois Whereas, during the past 100 years, Price Waterhouse built a reputation for excellence in the Illinois marketplace;

business Filed with the Secretary of State December 2, 1991. and congratulate the firm on its 100th year of Issued by the Governor November 27, 1991. state.

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- Withdrawal to meet JCAR objections JCAR - Joint Committee on Administrative PF - Prohibited Filing Ordered by JCAR PP - Peremptory or Court ordered Rules PR - Proposed Repealer - Refusal to meet JCAR objection R - Refusal to meet JCAR objection
RC - Statement of Recommendation
S - Suspension ordered by JCAR P - Proposed Rule Rules ACTION CODES - Modification to meet JCAR objections - JCAR Statement of Objections AR – Adopted Repealer
C – Notice of Corrections
CC – Codification Changes E – Emergency Rule
ER – Emergency Repealer
M – Modification to meet Jo
O – JCAR Statement of Ob - Adopted Rule

EXAMPLE:

 PAGE NUMBER ACTION CODE 8 Ill. Adm. Code 285 Ill. Grain Insurance Act (P-18048/85; PREVIOUS VOLUME-PAGE NUMBER -ACTION CODE -AGRICULTURE, DEPARTMENT OF PART-TITLE

ALL RULES ARE LISTED BY PART NUMBER AND HEADING ONLY. (FOR ACTION ON SPECIFIC SECTIONS, PLEASE REFER TO THE SECTIONS AFFECTED INDEX.) IF THERE ARE ANY OUESTIONS, PLEASE CONTACT THE ADMINISTRATIVE CODE DIVISION AT (217) 782-9786.

ABANDONED MINED LANDS RECLAMATION COUNCIL

Abandoned Mined Lands Reclamation (P-141; A-6513) 62 Ill. Adm. Code 2501

AGING, DEPARTMENT ON 89 Ill. Adm. Code 240

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The Sections Affected Index lists, by Title, each Section of a codified Part on which rulemaking activity has occurred in this volume of the Register and is divided into two parts: the first lists the Sections on which rulemaking occurred in the previous issues of this volume year, the second lists the Sections on which rulemaking activity occurred in this issue of the Register. (The headings at the top of each page indicate the two parts: the first part shows the previous issue numbers inclusively and the date of the last published issue; the second lists the current issue number and date.) The columns in both parts indicate the type of rulemaking activity and earton taken along with the page number on which the first page of the notice of rulemaking activity appeared. If a Section on which action is being taken in the current volume (calendar year) of the Register was proposed in a previous volume's year appear immediately after the page number separated by a slash. (e.g. 1111. Adm. Code 100.280 was proposed last year and adopted this year. The action entry reads: (P-8577/89; A-724) The codes for both columns are listed below. For a complete listing of the Titlee of the Illinois Administrative Code, please refer to 111. Adm. Code 100.140 or contact the Administrative Code Division.

ILLINOIS REGISTER

ACTION CODES	xisting Section A = Adopted rule O = JCAR Objection	Des C = Correction P = Proposed rule	CC = Codification Changes PF = Prohibited Filing	E = Emergency rule PP	F = Failure to Remedy R = Refusal to Modif, or Withdraw	Objections RC = JCAR Recommendation	M = Modification S = Suspended rule	W = Withdrawal of Proposed rule
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March Marc		(PP-620;			P-8975/90; A-3492)	475.810	u		570.30	am	(P-4528; A-9902)
mm Profile				,	P-89/5/90; A-3492) B-8152: A-13036)	510.10	am	(P-677; A-8848)	570.40	am	(P-4528; A-9902)
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Carroll Carr				п		520.1130	E .	(P-9787)	640.300	= =	
r (P-15655) T (P-15655) (P-15655) P (P-15				п		520.1140	= 1		640.320		
r (E-12944) (P-15655; C-17418) 475.340 n (P-6345; A-17949) 540.130 n (P-11022)09; A-973 (640.340 n (P-13919)09; A-973 (1220.100 n (P-13919)09; A-973 (1220.100 n (P-13919)09; A-973 (1220.100 n (P-13019)09; A-973 (1220.110 n (P-13019)09; A-973 (1220.130 n (P-13019)09; A-973 (1220.130 n (P-13019)09; A-973 (1220.130 n (P-13019)09; A-973 (1220.130 n (P-13019)09; A-973 (1220.140				п		540.110	= =	(F-11022/90, A-973)	640.330	-	(P-13391/90; A-7558)
r (E-12944) (P-15655; C-17418) 475.300 n (P-6343; A-17949) 540.140 n (P-11022/90; A-973) 640.350 n (P-139391/90; am (P-15655; C-17418) 475.300 n (P-6343; A-17949) 540.150 n (P-11022/90; A-973) 1220.100 n (P-8747) (P-875.70 n (P-6343; A-17949) 540.170 n (P-15655; C-17418) 475.300 n (P-6343; A-17949) 540.180 n (P-11022/90; A-973) 1220.120 n (P-8747) n (P-15655; C-17418) 475.410 n (P-6343; A-17949) 540.180 n (P-11022/90; A-973) 1220.130 n (P-8747) n (P-8747) n (P-15655; C-17418) 475.410 n (P-6343; A-17949) 540.180 n (P-11022/90; A-973) 1220.140 n (P-8747) n (P-8745, A-17949) 540.180 n (P-11022/90; A-973) 1220.140 n (P-8747) n (P-8745, A-17949) 1220.140 n (P-8747) n (P-15655; C-17418) 475.510 n (P-6343; A-17949) 545.315 am (P-15655; C-17418) n (P-8747)				E 1		540.130	: =		640.340	c	(P-13391/90; A-7558)
am (P-15655; C-17418) 475.310 n (P-6343; A-17949) 540.150 n (P-11022/90; A-973) 1220.110 n n (P-12944) 475.370 n (P-6344; A-17949) 540.160 n (P-1022/90; A-973) 1220.120 n n (P-15655; C-17418) 475.310 n (P-6344; A-17949) 540.180 n (P-1022/90; A-973) 1220.130 n n n n n n n n n n n n n n n n n n n				= =		540,140	п	(P-11022/90; A-973)	640.350	=	(P-13391/90; A-7558)
Tr. (P-15655; C-17418) 475.380 n (P-6343; A-17949) 540.160 n (P-11022/90; A-973) 1220.120 n n (P-15655; C-17418) 475.310 n (P-6343; A-17949) 540.180 n (P-11022/90; A-973) 1220.130 n n n n n n n n n n n n n n n n n n n				: =		540.150	r	(P-11022/90; A-973)	1220.100	= 1	(P-8/4/)
r (P-15655; C-17418) 475.390 n (P-6543; A-17949) 540.170 n (P-102299; A-973) 1220.130 n (P-102299; A-973) 1220.130 n (P-15655; C-17418) 475.410 n (P-6543; A-17949) 540.180 n (P-1102299; A-973) 1220.140 n n (P-15655; C-17418) 475.420 n (P-6543; A-17949) 540.180 n (P-15655; C-17418) 475.510 n (P-6343; A-17949) 545.315 am (P-3626; A-15640) 1220.150 n n n n n n n n n n n n n n n n n n n		(D-15655	475.380	E		540.160	E	(P-11022/90; A-973)	1770110	= =	(F-8/47)
r (E-12944) (P-15655; C-17418) 475.410 n (P-6343; A-17949) 540.180 n (P-11022/90; A-973) 1220.140 n am (P-15655; C-17418) 475.420 n (P-6343; A-17949) 545.315 am (P-3620; A-15040) 1220.150 n am (P-12944) (P-15655; C-17418) 475.510 n (P-6343; A-17949) 545.315 am (P-3620; A-15040) 1220.150 n				п		540.170	r r	(P-11022/90; A-973)	1220.120	= =	(P-8747)
am (P-15655; C-17418) 475.420 n (P-6343; A-17949) 549.315 am (P-3620; A-15040) 1220.150 n (P-6343; A-17949) 545.315 am (P-3620; A-15040) 1220.150 n	36.90	(E-12944) (P-15655; C-17418)		п		540.180	= 1	(P-11022/90; A-973)	1220.140	: =	(P-8747)
am (E-12944) (P-15655; C-17418) 475.510 n (F-5545; A-17949)				п		546.190	u E	(P-3620: A-15040)	1220.150	п	(P-8747)
				п		215:516	i	(0.000 1)			

ILLINOIS REGISTER SECTIONS AFFECTED INDEX	3040.Ap. C 3040.Ap. D		3040.Ap. G	4160.20	4160.30	4160.40	4160.60	4160.70	4160.80	4160.90	4160.110	4160.120	4160.140	4160.150	4160.160	4160.170	4170.100	4170.110	4170.200	4170.210	4170.300	4170.320	4170.330		4170.400	4170.420	4170.430	4170.440	4170.600	4170.610	4170.620	4170.640	4170.650	4170.700	4170.710		TITLE 20	107.140	210.20	405 10	405.15	405.17	405.20	405.40	405.50	405.55	405.70	415.15	SAI-5
ILLINOIS SECTIONS AF	(P-18905/90; A-4699)	(P-5160; A-9911) (E-5450) (P-17817)	(P-18905/90; A-4699)	(P-2057: RC-8314: A-8544)	(P-2057; RC-8314; A-8544)	(P-2057; RC-8314; A-8544)	(P-2057: RC-8314: A-8544)	(P-17817)	(P-2057; RC-8314; A-8544)	(P-2057; RC-8314; A-8544)	(P-13603)	(P-13603)	(F-13603) (P-13603)	(P-13603)	(P-17811)	(P-17811)	(F-1/811) (P-17811)	(P-17811)	(P-6807; A-11581)	(P-6807; A-11581)	(P-13594)	(P-7855; A-13341)	(P-16174/90; A-32)	(P-11359; A-16681)	(P-16174/90; A-32) (P-11359;	(P-16174/90: A-32)	(P-11359; A-16681)	(P-11359; A-16681)	(P-725; A-7653)	(P-3655; A-9973)	(P-14794)	(P-14794)	(P-14794)	(P-14820)	(P-14820)	(P-14820)	(P-14820)	(P-14807)	(P-14807)	(P-14807)	(P-18365/90; A-4117)	(P-18365/90; A-4117)	(P-14783)	(P-18365/90; A-4117)		(P-14783) (P-18365/90: A-4117)	(P-14783)	(P-18380/90; A-4132)	
0\$#3	(CONT.D)	am		E L		Ha .	me		am	am	c	u	= =			u	= 5		me	Ha H	am	H ,	a Wa	ma ma	am	E e	a w	am		i	Ha H	E E	H H	am	He !		am	am	E I		W W	am	-	am me	am	am	110	E	
VOL. 15, ISSUE #50	~	810.45	810.50	830.05	830.20	830.60	830.70		830.80	830.90	880.10	880.20	880.30	880.50	890.10	890.20	890.30	890.50	950.40	950.50	1010.30	1070.20	1590.50	1590.70	1590.80	1590 90	1590.100	1590.110	2520.50	2550.15	3010.40	3010.50	3010.80	3020.20	3020.40	3020.70	3020.80	3030.30	3030.50	3030.00	3035.30	3035.40	2025 50	3035.60	3035.70	1035.80	201000	3040.Ap. B	
DECEMBER 13, 1991	(P-4853; A-10038) (P-4853; A-10038)	(P-4853; A-10038)	(P-4853; A-10038) (E-15790)	(P-6851; A-11627)	(P-19123/90; A-4777)	(P-6851; A-11627)	(F-19123/90; A-4777) (P-6851: A-11627)	(P-19123/90; A-4777)	(P-6851; A-11627)	(P-19123/90; A-4/77)	(P-19123/90; A-4777)	(P-6851; A-11627)	(F-8651; A-11827) (P-19123/90; A-4777)	(P-6851; A-11627)	(P-4836; A-10021)	(P-4836; A-10021)		(P-4836; A-10021)" (P-10255;	A-16691)	(P-8107; A-13353)		(P-8107; A-13333)	(P-8107; A-13353)		(P-8107; A-13353)	(F-4214; A-10012) (P-4214: A-10012)	(P-18409/90; A-4161)	(P-14833)	(F-18409/90; A-4161) (P-14833)	(P-14833)	(P-18409/90; A-4161)	(P-14833)	(P-14833)	(P-18409/90; A-4161)	(P-6842; A-11618)	(P-6842; A-11618)			(P-6836; A-11611)			(P-4200; A-9951	(P-4222; A-10057)	(P-18905/90: A-4699)	(P-18905/90; A-4699)	(P-8101; A-13347) (P-17817) (P-18905/90: A-4699)	(P-17817)	(P-18905/90; A-4699)	
	am am	ma ma	am -	am	п	am	n	п	am	u d	1 E	am	==		am	am	am am	am ma		ц	п	E 6		п	u	am	am		am	u	am			am	am	am	am	am	аш	E E	am	am	am	1	и	am u	a ma	L.	
EGISTER	650.22	650.40	650.60	660.10	660.20	660.20	660.21	660.25	660.25	660.30	660.40	660.40	660.43	09.099	670.10	670.20	670.30	670,60		680.10	680.20	680.30	680.50	09.089	680.70	690.20	710.10	1	710.20	710.21	710.30	710 50	00001	710.60	715.10	715.30	715.40	720.10	720.30	730.10	730.20	730.30	740.10	810.30	810.35	810.35	810.37	810.40	SAI-4
SECTIONS AFFECTED INDEX	(P-8747)	(P-8747) (P-8747)	(P-8747)	(P-8747)	(F-8747)	(P-8747)	(P-8747)	(F-8/47)	(P-8747)	(P-8747)	(P-8/4/) (P-8747)	(P-8747)		(B 10351: A 14433)	(P-10251; A-14423) (P-10251; A-14423)	(P-3365; A-9948)	(P-16182/90; A-1495)	(P-16182/90; A-1495)	(P-16182/90; A-1495)	(F-16182/90; A-1493) (P-0233: A-14418)	(P-16182/90; A-1495)	(P-16182/90; A-1495)	(P-4829; A-9966)	(F-1839 //90; A-4149) (P-18397/90: A-4149)	(P-18397/90; A-4149)	(P-15647)	(P-18397/90; A-4149)	(P-4805: A-9924)	(P-4805; A-9924) (P-12086)	(E-16124)	(P-4805; A-9924)	(P-4805; A-9924) (P-12086)	(E-16124)	(P-4805; A-9924)	(P-6823; A-11598)	(P-6823; A-11598)	(P-6823; A-11598) (P-6811: A-11586)	(P-6811; A-11586)		A-13293)	(P-7809; A-13293) (P-14157)	(P-7809; A-13293)	(P-7809; A-13293)	(P-7809; A-13293)	(P-7809; A-13293) (P-14157)	(E-16745)	(P-7809; A-13293) (P-4853; A-10038)	(P-4853; A-10038)	'S
#50	(CONT'D)		п	r ı	= =	C.	E 1		: :	п	בר	E		1						am		am	am	E 5	= =	am	E 5	a ma	am		H H	am	į	am	am	am	E E	E E	am	аш	am	am	am	am	am am		r am	æ	
VOL 15, ISSUE	TITLE 14 (CO) 1220.160	1220.200	1220.220	1220.230	1220.250	1220.300	1220.310	1220.320	1220.400	1220.410	1220.500	1220.520		7 3711	110.175	115.30	220.20	220.30	220.40	770.50	220.60	220.70	510.10	525.10	525.30	525.30	525.40 525 Ev. A	530.20	530.80	00000	530.100	530,105	520 110	530.120	550.10	550.20	520.30	570.30	570.40	590.10	590.20	590.25	590.30	590.40	590.60		590.Ex.A 650.10	650.20	

DECEMBER 13, 1991

(P-18380)90; A-4132)
(P-18380)90; A-4132)
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(P-18380)90; A-4132)
(P-18380)90; A-4132)
(P-1880; A-10396)
(P-1680; A-10396)
(P-15209)

(P-1950790; A-5638) (P-17010) (P-17010) (P-1, A-5642) (P-1, A-5642)

DECEMBER 13, 1991		n (P-11450/90; A-10604)	(P-11450/90;		(P-11471/90;	am (P-11471/90; A-10632)		(P-11471/90; A	(P-11471/90; A	am (P-114/1/90; A-10632)	1471/90; A	(P-11471/90;	(P-11471/90;	am (P-11471/90; A-10632)		(P-11471/90;	am (P-11471/90; A-10632)	n (P-11471/90; A-10632)	(P-114/1/90,	(P-15672/90;	(P-15672/90; A	am (P-15672/90; A-90)	(P-15672/90;	n (P-15672/90;	r (P-15672/90; A-90)	(P-15672/90;	(P-15672/90;	n (F-11383/90; A-10/83) n (P-11585/90; A-10763)	(P-11585/90;	n (P-11585/90; A-10763)	585/90;	(P-11	585/90;	1585/90;	n (P-11585/90; A-10763)	585/90	585/90;	(P-11585/90;	n (P-11585/90; A-10763)	(P-11585/90;	(P-11585/90;	n (P-11585/90; A-10763)	(P-11585/90;	n (P-11585/90; A-10763)	585/90;	(P-11585/90;	n (P-11585/90; A-10763) n (P-11585/90; A-10763)		
ILLINOIS REGISTER SECTIONS AFFECTED INDEX	310.81 n	310.82 n		2	330.30					330.270				330.400					E				331.130		331.210					335.1010	335.1020	335.1040	335,1050	335.1070	335.1080	335.1090	335.2020	335.2030	335.2040	335.2060	335.2070	335.2080	335.2100	335.2110	335.2120	335.3010	335.4010 335.4020	C 41 7	SAI-7
ILLINOI SECTIONS AF		(E-15621)	(E-15800)	(E-15800)	(E-15800)	(P-5034; A-14264)	(P-5034; A-14264)				(P-5034; A-14264)					(P-5034; A-14264) (P-5034: A-14264)		.00	(P-14050)	(P-14050)	(P-14050)	(P-14050)	(P-14050)	(P-14050)		(D 5030)	(P-5943)	(P-16709/90; A-14427)	(P-16/09/90; A-14421)	(P-3814/90; A-4450)		(P-17440)	(P-17440)	(P-1/440)	(P-17440)	(P-17440)	(P-17440)	(P-1/440)	(P-17440)	(P-17440)	(P-17440)	(P-17440)		(P-11450/90: A-10604)	. ∢	(P-11450/90; A-10604)		(P-11450/90; A-10604)	
VOL. 15, ISSUE #50	TITLE 23 (CONT'D)	2763.40 n			2771.Ap.A n			2790.50 am		2790.60 am		2790.80 am	0			2790.130 am				3040.110 am			3040.230 am	3040.240 am		TITLE 26	125.425 am	207.110 n	207.Ap.B n	Α.	00 11 11111	700.1 n	700.5 n	700.10 n	700.20 n			700.35 n			700.55 n	700.65 n		1101E 32			310.50 am		
DECEMBER 13, 1991	(D 0727. A 17050)		∢ ∢	÷.	(F-10288; A-17073) (P-10288: A-17073)	000	** *	8, A-1	Ā	; A-1	, A-1	(P-10265; A-1/585)		.6	8/90; A	(P-11068/90; A-40)	(F-11068/90, A-40) (P-11068/90: A-40)			(P-11068/90; A-40)			(P-11068/90; A-40)	(F-11068/90; A-40) (P-11068/90: A-40)	1/90;	(P-9250)	(F-9250) (P-9250)	(P-9250)	(P-9250) (P-14852)	(P-14852)	(P-14852)	(P-14852)	(P-14852)	(F-14832) (P-18890/90: A-10929)	(P-12980)		(P-18890/90; A-10929)	(F-18890/90; A-10929)		(P-12980)	(P-12980) (P-4550: A-10069)		(P-4550; A-10069)	(P-15026)	(E-15613)	(E-15613) (E-15621)	(E-15621) (E-15621)	(5-10041)	
EGISTER TED INDEX		54.420 am	54.440 am 54.450 am		220.20 n		220.50 n						225.50 n				226.332 am		226.605 am	226.612 r		226.680 am		226.720 am		350.10 am		350.25 n			1015.30 n		1015.60 n	1501 113 am	1501.301 am			1501.309 am			1501.601 am		2400.50 am			2733.30 am 2763.10 n	2763.20 n	05.50	9-1
ILLINOIS REGISTER SECTIONS AFFECTED INDEX		(P-15228/90: A-988)	(P-15228/90; A-988)	R-1168; A-988)	(P-18421/90; A-3479)	(F-18421/90; A-34/9) (P-18421/90; A-3479)	(P-18421/90; A-3479)	(P-18421/90; A-3479)	(P-18421/90; A-3479) (P-18421/90: A-3479)	(P-18421/90; A-3479)	(P-18421/90; A-3479)	(P-18421/90; A-3479)	(P-18421/90; A-3479)	(F-7953; A-11928) (P-7861: A-13789)	(P-12398/90; A-1107)	(P-12398/90; A-1107)	(P-12398/90; A-1107)	(P-12398/90; A-1107) (P-12398/90; A-1107)	(P-16847/90; A-5886)	(P-16847/90; A-5886)	(P-16847/90; A-2886)	(F-16847/90, A-3689) (P-16847/90; A-5886)	(P-17566) (E-17785)	(P-17566) (E-17785)								(P-1/266) (E-1/783) (P-8800/90: A-7034)	(P-8800/90; A-7034)	(P-8800/90; A-7034)	(F-8800/90; A-7034)	(P-15251)		(P-16198/90; A-999)	(E-8702)	(E-8702)		(P-6931/90; O-21110/90;	M-2877; A-2692)	(P-10277; A-17048) (P-9237: A-17059)	(P-9237; A-17059)	(P-9237; A-17059)	(P-9237; A-17059)		SAI-6
VOL. 15, ISSUE #50		415 20 (CONT.D)	415.30 am	:	am	460.12 am	am	am	460.40 am		460.70 am			701.270 am			п	E F	: E	г	L I	= =			= =		E F	: =	п	= =	120 n								1800.20 n			1.245 n		25.315 n 54.310 am	am	am	54.350 am	34.410 am	

	218.424	218.425	218.427	218.428	218.429	218.430	218.441	218.442	218,444	218.445	218,446	218.447	218.448	218.450	218.451	218.452	218.453	218.461	218.463	218.464	218.465	218.466	218.480	218.482	218.483	218.484	218.486	218.487	218.488	218.521	218.525	218.526	218.541	218.561	218.562	218.581	218.582	218.583	218.585	218.601	218.602	218.603	218.604	218.606	218.607	218.608	218.609	218.611	218.612	218.620
			(P-8877/90; A-8018)		(P-8877/90; A-8018)		(P-12701/90; A-3309)		(P-36/5; A-12231)	(P-3675; A-12231)		(P-3675; A-12231)		(P-36/5; A-12231)					(P-3675; A-12231)		(P-3675; A-12231)	(P-3675; A-12231)	¥	(P-3675; A-12231)	4		(P-3675; A-12231)	(P-3675; A-12231)		(P-3675; A-12231)				(P-3675; A-12231)		i			(P-36/5; A-12231)			(P-3675; A-12231)		(P-3675; A-12231) (P-3675; A-12231)	×					
	(T.D)	am	ma ma	am	am	am	wa :	#	===	am	am	am	u	= =	= =	п	u	u	= =	: 6	: =	u	c	E F	= =		==		=	= =		E	= =	=	u i	==	-	u	= =	= =	==		u	= =	==	ď	E 1	= =	c c	==
	TITLE 35 (CONT'D)	215.482	215.483	215.485	215.486	215.487	215.488	215.489	215.489	215,490	215.581	215.585	218.100	218.101	218.102	218.104	218.105	218.106	218.107	218 109	218.110	218.111	218.112	218.121	218.123	218.124	218.125	218.141	218.142	218.144	218.181	218.182	218.184	218.185	218.186	218.205	218.206	218.207	218.208	218.210	218.211	218.301	218.302	218.303	218.401	00	218.403	0 00		218.423
	(P-11653/90; RC-8316;	A-10846)	(F-1390; A-7034) (P-1390; A-7054)					(P-1390; A-7054)					(P-1390; A-7054)	(P-20373/90; A-8938)	(P-20573/90; A-8958)			(P-9822)	(P-780; A-17699)	(P-13627) (P-15875)	(P-4573: A-15673)	(P-12697/90; A-5223) (P-6385;	A-15564; C-16524) (P-8416/90;	A-7901) (P-13627) (P-13875)	(P-13660) (P-16564)	(P-13660) (P-16564)	(F-4668; A-13/08) (F-13660)	(P-4668; A-15708)	(P-4668; A-15708) (P-13660)	(P-791: A-17710)	(P-16564)		(P-13660) (P-16364) (P-13660) (P-16564)	(P-13660) (P-16564)	(P-13660) (P-16564)	(P-4668; A-15708)	(P-13660) (P-16564)	(P-791; A-17710)	(P-13660) (P-16564)	(F-13000) (F-10304) (P-13660) (P-16564)	(P-13660) (P-16564)	(P-13660) (P-16564)	(P-11098/90; A-1017)	(P-11098/90; A-1017)	(P-8877/90; A-8018)		(P-6414) (P-8877/90; A-8018)	(P-768; A-17687)	(P-11059) (P-8877/90: A-8018)	(P-8877/90; A-8018)
	ы		a m	am	am	am	am	am E	a me	am	am	п	п	am	am			am	am E	arra e	am			ç	= =	ц	am	am	am	am	п	am	am u	п	c	F F	£	am	c :	= =	= =	c	am	ma m	am	am	c 1	am	u e	шв
	370.40	000	401.20	401.40	401.50	401.60	401.70	401.80	401.100	401.130	401.140	401.Ap.A	401.Ap.B	606.20	66,60		TITLE 35	101.103	201.102	211.101	211.122			711 710	212.108	212.109	212.110	212,111	212.113	212.205	212.210	212.302	212.309	212.324	212.362	212.423	212.425	212.443	212.458	212,464	212.II.E	212.II.F	214.101	214.104	215.102	215.105	215.108	215,123	215.215	215.481
		1585/90; A-107	1585/90; A-107 1585/90; A-107	(P-11585/90; A-10763)	1585/90: A-107	A-107	1585/90; A-107	1585/90; A-107	1585/90;	1585/90 A-107	1585/90:	11585/90;	1585/90;		585/90;		1585/90;		(P-11585/90; A-10763)		585/90			(P-11585/90; A-10763)	1585/90;	585/90;	(P-11585/90; A-10763)	11585/90;	(P-11585/90; A-10763)	(P-11585/90; A-10763)	(P-11585/90; A-10763)	(P-11585/90; A-10763)	(P-11585/90; A-10763)			(P-11585/90; A-10/63)	(P-6940/90; A-6180)	A-618		(F-6940/90; A-6180)	(P-6940/90; A-6180)	(P-6940/90; A-6180)	(P-6940/90; A-6180)	(P-6940/90; A-6180)	(F-0340/30, A-0180) (P-11653/90: RC-8316:	A-10846)	(P-11653/90; RC-8316;	A-10846) (P-11653/90; RC-8316;	A-10846)	(F-11653/90; AC-6316; A-10846)
	(CONT.D)	п	E S				и	п	C 1	= =	: =	п	п	E	E 6	: =	п	г	ב	= =	= =		п	E 1	E E	c c	E 6	= =	ч	E F	= =	п	E F	: =	Ľ	E E	ama	am	E :	E E	E C	c c	Ľ	u d	11111		×	H	,	-
VOL. 13, 133 CE #30	TITLE 32 (CO.	335,4030	335,5010	335,5030	335 6010	335.7010	335.7020	335.7030	335.7040	335.8010	335 8020	335.8030	335,8040	335.8050	335.8060	335.8080	335.8090	335.8100	335.8110	335.0120	335.8130	335.8150	335.9010	335.9020	335,9040	335.9050	335.9060	335,9080	335,9090	335.9100	335.9130	335.9140	335.9150	335.9170	335.9180	355.9190	360.30	360.40	360.60	360.20	360.71	360.Ap.A	360.II. A	360.II. B			370.20	370.25	370 30	370.30

A-122313 A-1223

P. 3673; P.

DECEMBER 13, 1991

DECEMBER 13, 1991	(B 3802: A 12491)		(P-3892; A-12491)												(P-741; A-17681)		(P-741; A-17681)			(P-741; A-17681)	(P-741; A-17681)	(P-741; A-17681)	(P-741; A-17681)				(P-/41; A-1/681)					(P-741: A-17681)	(P-741; A-17681)			Α.	۲.	٧٠				(P-/41; A-1/681)	(F-741; A-17691)					(P-741: A-17681)	741:	(P-741; A-17681)				(P-/41; A-1/681)		(P-/41; A-1/681)	741.					
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ILLINOIS REGISTER SECTIONS AFFECTED INDEX	200 000	219.987	219.988	219.990	219.931 219 An A	219 Ap. B	219.Ap. C	219.Ap. D	230.110	230.140	230.141	230.142	230.150	230.160	230.170	230.180	230.190	230.200	230.210	230.211	230.212	230.220	230.230	230.240	230.241	230.250	230.260	230.270	230.280	230.290	230.300	230.320	230.330	230.340	230.350	230.360	230.370	230.371	230.380	230.390	230.400	230.410	230.430	230.440	230.470	230.480	230.490	230.500	230.220	230.540	230.550	230.560	230.570	230.580	230.590	230.600	230.680	230.690	230.720		SAI-11	
ILLIN		(P.3892 A-12491)	-3892;		(P-3892; A-12491)	(P-3892; A-12491)																		Y.	(P-3892; A-12491)	. A.	· A		¥	¥.	. A-1	(P-3892; A-12491)			. A	Ą	Ā	A				•			¥	⋖	. A-1			(P-3892; A-12491)		₹ ₹		(P-3892; A-12491)			Å	Ą.	(P-3892; A-12491)	,7695,		
9 # 50		ONT.D			п	c		= =	= =	= =	1 5	= =			: =	: =	= =	: =	: =	: =			-	п	L	п	п	E	u	E.	E.	u	=	= 1	= =	=	=	ı.	E	E	E	E	Ľ	u	c	a	Ľ	Ľ	п	= 1	= 1	= =			E	п	E.	C	= 1	1		
VOL. 15, ISSUE #50		TITLE 35 (CONT'D)	219.488	219.489	219.521	219.525	219.526	219.327	195.016	105.617	219.302	219.202	210.582	210 583	210 584	210 585	219.383	210,012	219.603	219 604	219 605	219.606	6	219.608	219.609	219.610	219.611	219.612	219.613	219.620	219.621	219.623	219.624	219.673	219.678	219.630	219,636	219.637	219.875	219.877	219.879	219.881	219.883	219.886	219.920	219.923	219.926	219.927	219.928	219.940	219.943	219.946	219.948	219,960	219.963	219.966	219.967	219.968	219.980	219.903		
DECEMBER 13, 1991		(P-3892; A-12491)	(F-3892, A-12491) (P-3897: A-12491)	(P-3892; A-12491)	· (P-3892; A-12491)	(P-3892; A-12491)	₹.	7.	(F-3892; A-12491)	1	Ι.	(F-3892; A-12491)	1	3 5	Ι.	Ξ.	Ι.	1	15	1		(F-3892, A-12491)		1	3	5	7	Ξ	7	4			7	(P-3892; A-12491)	4 -	7	1	7	7	4-1	-	7	(P-3892; A-12491)	(P-3892; A-12491)	4	¥	(P-3892; A-12491)	Ł	(P-3892; A-12491)	(P-3892; A-12491)	(P-3892; A-12491)	(P-3892; A-12491)	ć	(P-3892; A-12491)	(P-3892; A-12491)	(P-3892; A-12491)	(P-3892; A-12491)			(F-3892; A-12491)		
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ILLINOIS REGISTER SECTIONS AFFECTED INDEX		219.141	ν α	\ O	9	219.182	219.183	219.184	219.185	219.186	219.204	219.205	219.206	219.207	219.708	219.209	219.210	219.211	219.501	219.302	219.303	219.304	219.401	219:402	219.402	219.405	219.421	219.422	219.423	219.424	219.425	219,426	219.427	219.428	219.429	219.430	210 442	219,442	219,444	219.445	219 446	219.447	219 448	219 449	219.450	219.451	219.452	219.453	219.461	219.462	219.463	219.464	219.463	219.480	219.481	219.482	219,483	219.484	219.485	219.486	CAL.10	2
ILLI			(P-3675; A-12231)	(P-36/3; A-12231)	(P-3675; A-12231)	(P-3675; A-12231)	(P-3675; A-12231)	(P-3675; A-12231)	(P-3675; A-12231)	(P-3675; A-12231)	(P-3675; A-12231)	(P-3675; A-12231)	(P-3675; A-12231)	(P-3675; A-12231)	(P-3675; A-12231)	(P-3675; A-12231)	(P-3675; A-12231)	(P-3675; A-12231)	(P-3675; A-12231)	(P-3675; A-12231)	(P-3675; A-12231)	(P-3675; A-12231)	(P-36/5; A-12231)	(P-56/5; A-12251)	(P-36/5; A-12231)	(F-56/5; A-12231)	(F-56/5; A-12231)	(F-3675, A-12231)	(F-3013, A-12231)	(P-3675: A-12231)	(P-3675: A-12231)	(P-3675; A-12231)	(P-3675; A-12231)	(P-3675; A-12231)	(P-3675; A-12231)	(P-36/5; A-12231)	(P-36/3; A-12231)	(P-36/3; A-12231)	(F-56/5; A-12251)	(F-30/3; A-12231)	(F-3073, A-12231)	(F-3692; A-12491) (D 3803: A 12401)	(F-3892, A-12491)	(F-3092, A-12491)	(P-3892, A-12491)	(P-3892: A-12491)	(P-3892; A-12491)	(F-5692; A-12491)	(P-3892, A-12491)	(P-3892, A-12491) (P-3892: A-12491)		(P-3892; A-12491)	(P-3892)	(P-3892)								
#20		(CONT'D)	п	F 6	: =	=	и	п	п	п	п	п	п	п	п	п	u.	п	Ľ	п	п	ш	п	E .	E :	E .	= 1	Ξ ;	≓ F	: =	= =	: =	п	п	п	п	u ·	r i	= =	= =	E I	E F	11 1	= 1	= F	= =	: =		п	п	п	n	u :	E 1	= =	= =	= =	= =	п	п		
VOL. 15, ISSUE #50		TITLE 35 (CO	218.621	218.623	218 625	218.626	218.628	218.630	218.636	218.637	218.875	218.877	218.879	218.881	218.883	218.886	218.920	218.923	218.926	218.927	218.928	218.940	218.943	218.946	218.947	218.948	218.960	218,903	218.960	218 968	218.980	218.983	218.986	218.987	218.988	218.990	218.991	218.Ap. A	218.Ap. B	218.Ap. C	218.Ap. D	219.100	219.101	219.102	210.103	210.105	219.106	219.107	219,108	219.109	219.110	219.111	219.112	219.121	219.122	219.123	219125	219.126	219.127	219.128		

ILLINOIS REGISTER	SECTIONS AFFECTED INDEX	615.425	615.442	615,443	50	615.445	615.447	2	S	615.463	615 502	'n	615.602	615.603	vi v	179.519	615 623	615.701	615.702	615.703	615.704	615.721	615.722	615.723	615.724	616.101	616.	616.	616.201	616.203	616.204	616.205	9	616.208	616.209	616.210	616.301	616.302	616.304	616.306	616.307	616.401	616.421	616.422	616.423	616.424	616.423	616.442	616.443	616.444	616,446	616.447	SAI-13
II III	SECTI	(B 17401)	(P-17481)	(P-17481)	(P-17481)	(P-1/481)	(P-17481)	(P-15202)	2	(P-3141; A-10075)				41:	(P-3141; A-100/5)				(P-3141; A-10075)	•	(P-17154/90; A-1562)	(P-17154/90; A-1562)	(P-10303; O-17791)	(P-10303; O-17791)	(P-10303; O-17791)	(P-10303; O-17791)				(P-10303; O-17791)			(P-10303; O-17791)			(P-10303; O-17791)					(P-10303; O-17791)		(P-10303; O-17791)	(P-10303; O-17791)		(P-10303; O-17791)							
VOI 15 TESTIB #50	OC. 13, 1330E #30	CONT	310.210 am	310.220 am	310.221 am	310.222 am		310.233 am		310.510 am	310.613 am			360.601 am	360.602 am	501:102 am	501.246	501.248 n	501.274 n		501.330 am	501.356 n	501.372 n	501.402 am	501.404 am	601.105 am		611.521 am	615.101 n 615.102 n	615.103 n	615.104 п	615.105 n	615.202 n	615.203 n	615.204 n	615.205 n	5	615.208 n	615.209 n	615.211 n	615.301 n	615.302 n	615.304 n	615.305 n	615.306 n	615.307 n	615.401 n	615.403 n	615.404 n	615.421 n	615.423 n	615.424 n	
DECEMBER 13, 1991																																			A-241)																		
DE		(P-17863)	(P-17863)	(P-17863)	(P-17863)	(P-17863)	(P-17863)	(P-17863)	(P-1/863)	(P-17863)	(P-17863)	(P-17863)	(P-14845)	(P-14845)	(P-14845)	(P-14845)	(P-14845)	(P-14845)	(P-14845)	(P-13607)	(P-13607)	(P-13607)	(P-13607)	(P-13607)	(P-13607)	(P-13607)	(P-13607)	(P-13607)	(P-13607)	(P-13607)	(P-13607)	(P-13607)	(P-13607)	(P-17026)	(P-9700/90; 4	(P-17523)	(P-17523)	(P-17523)	(P-17523)	(P-17523)	(P-17523)	(P-17523)	(P-17523)	(P-17523)	(P-17523)	(P-17523)	(P-17523)	(P-17523)	(P-17471)	(P-17481)	(P-17481)	(F-1/401)	
		=		C	- 1	: ::	n	п	ت ا	= =		и	C	п	= =	= =	E	п	п	am	THE CO	п	am	am	am	ı,	# #	# 8	#	am	am	am	am	am	ц	a ma	am	am	a ma	am	am	ma ma	am	am	am	am	a me	am	am	am	am	am	
ILLINOIS REGISTER	AND ALTECTED BY DEA	241.122	241.123	241.140	241.160	241.180	241.181	241.Ap. A	Tb.1	TP. III	241.Ap. B	Tb.İ	270.10	270.20	270.30	270.50	270.60	270.70	270.80	276.101	276.102	276.206	276.301	276.303	276.304	276.308	276.309	276.310	276.311	276.401	276.402	276.702	276.703	303.203	304.211	307.2400	307.2401	307.2402	307.2404	307.2405	307.2406	307.2490	307.3100	307,3109	307.3115	307.3119	307.3124	307.3129	309.103	310.105	310.110	310.201	SAI-12
ILI	SECTIO		(P-741; A-17681)	(P-/41; A-1/681)	(P-730; A-17676)	(P-730; A-1/6/6)	(P-730: A-17676)	(P-730; A-17676)	(P-730; A-17676)	(P-730; A-17676)	(P-/30; A-1/6/6)	(P-730; A-17676)	(P-730; A-17676)	(P-730; A-17676)	(P-730; A-17676)	(P-730; A-17676)	(P-730; A-17676)	(P-14969)	(P-14969) (P-14969)	(P-14969)	(P-14969)	(P-14969)	(P-14969)	(P-14969)	(P-14969)	(P-14969)	(P-14969)	(P-14969)	(P-12109)	(P-12109)	(P-12109)	(P-12109)	(P-12109)	(P-12109)	(P-12109)	(P-12109)	(P-12109)	(P-17863)	(P-17863)	(P-17863)	(P-17863)	(P-1/863)											
05# 31881 51 100	OL. 13, 135 OE #30	TITLE 36 (CONT'D)	730																								231.Ap.C r																								241.120 n		

(P-10303; 0-17791)
(P-10303; 0-1

DECEMBER 13, 1991		am (P-1207; A-8555)	. ~	n (P-3611)	n (P-2053)			n (P-3614)	n (P-3614)	n (P.3614)		(1-2014)		4	n (P-15181/90; A-167)	(D 15181/90.	00/10/10/10	n (F-13161/90; A-167)	n (P-15181/90; A-16/)	am (P-14394)	am (P-14394)		am (F-14394)	am (P-2573; A-8580)	am (P-2573; A-8580)			am (P-2573; A-8580)	r (P-2573: A-8580)	0000		am (P-2573; A-8580)	(D 2572.	(F:2373)	am (P-2573; A-8580)	(P.2573	(D 2572.	10107		am (P-2573; A-8580)	(D 0572.	(F-2013;		am (P-2573; A-8580)	(D 9572.	-		n (P-2573; A-8580)	" (D 2573.	10050		am (P-2573; A-8580)	r (P-5162: A-17374)				r (P-5162; A-17374)				r (P-5162; A-17374)	r (P-5162; A-17374)	T (P-5162- A-17374)		2	62; A-I	n (P-5179; A-17376)	KO. A. 1		07; A-1	n (P-5179; A-17376)	(D 5170: A.1				r (P-5162; A-17374)		r (P-5162: A-17374)	n (P-5179; A-17376)			
ILLINOIS REGISTER SECTIONS AFFECTED INDEX		180.90	307.10	307.20	350.01	354.10	354.20	354.30	354.40	354 50	25.4.60	334.60	354.70	397.10	397.20	207 20	06.176	397.40	397.50	400,130	400 141	141.004	400.142	450.210	450.220	030037	450.250	450.260	450 280	007.004	450.340	450 350	960.000	450.410	450.430	450 440	460 700	430.750	450.740	450.820	00000	420.800	450.910	450.1010	150 1110	430.1110	450.1130	450.1175	450 1930	430.1230	450.1340	450.1550	500 10	001.000	300.100	500.110	500.120	500 130	071.005	200.140	500.150	500.160	500 170	200.190	200.180	500.190	500.200	000	300.200	500.210	500 210	500 330	300.230	200.300	500.300	500.310	500.310	500 320	500 320	20000		SAI-17
ILLINO SECTIONS AF		(P-13004)	(F-13004)	(P-7763/90; A-7959)		(P-7763/90; A-7959)					02/20		(P-7763/90; A-7959)	(P-7763/90; A-7959)					(P-7763/90; A-7959)		63/00.		(P-7763/90; A-7959)	(P-7763/90; A-7959)				(P-7763/90; A-7959)			(P-7763/90; A-7959)	(D 7763/90. A 7959)			(P-7763/90- A-7959)				(P-7763/90; A-7959)				(P-7763/90; A-7959)				(P-7763/90; A-7959)	(P_7763/90. A_7959)			(P-7763/90; A-7959)	(P-7763/90: A-7959)			(PR-13265)	(PR-13265)	(PR-13265)	(60761-01)	(FR-13203)	(PR-13265)	(PR-13265)	(P.8438)	(D 0420)	(F-8436)	(P-8438)	(P-8438)	(P-8/138)	(00-0-1)	(P-8438)	(P-8438)	(D 8/38)	(00000	(P-8438)	(P-8438)	(P-15667/90; A-9311)	(P-15667/90: A-9311)		(D.17016)	(01011-1)			
VOI. 15 ISSUE #50	000000000000000000000000000000000000000	TITLE 35 (CONT'D)	848.206 n	848.301 n							046.400 II	848.401 n	848.402 n	848.403 n	848 404	101.010	848.405 n	848.406 n	848.407 n	848 408	048 410	848.410 n	848.413 n	848.415 n	848 501	040.301	848.502 n	848.503 n	010 504	848.304 n	848.505 n	949 506	040.300	848.507 n	878 508	848.308 II	046.309	848.601 n	848,602 n			848.604 n	848 605 n	208 808	000.000	848.Ap.A n	II.A n	T B L		II.C n	II.D n	THE THE		II. F II	849.101 r	849.102	840 103	1 501.040	049.104	849.105 r	849.106	850 101 "	101.000	859.102 n	859.201 n	859,202 n	850 203		9	859.205 n			859.302 n		870.206 am			1420 103				
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DECEMBER 13, 1991		(P-4616)	(P-4616)	(P-4616)	(P-4616)	(P-4616)	(P-4616)	(P-4616)	(P-4616)	(9.4616)	(B) 4616)	(1-4010)	(P-4616)	(P-4616)	(P-4616)	(B 4515)	(1-4010)	(F-4616)	(P-4616)	(P-4616)	(P-4616)	(1 4010)	(P-4616)	(P-4616)	(P-3173)	(5 3173)	(F-31/3)	(P-3173)	(P-3173)	(0110-1)	(P-3173)	(P-3173)	(2) 21 23)	(F-5173)	(P-3173)	(D 3173)	(5) 21 23)	(F-31/3)	(P-3173)	(P-3173)	(2) 10	(P-31/3)	(P-3173)	(P-3173)	(5,10,1)	(F-5173)	(P-3173)	(P-3173)	(D 2173)	(F-51/3)	(P-31/3)	(P-3173)	(P 3173)	(0.11.5)	(F-5173)	(P-3173)	(P-3173)	(D 3173)	(0.17-1)	(P-31/3)	(P-3173)	(P-3173)	(D 3173)	(F-5112)	(P-31/3)	(P-7763/90; A-7959)	(P-13004)				(P-7763/90: A-7959)	(B 7763/00: A 7050)	(F-1/63/90; A-1939)	(P-1/63/90; A-1939)	(P-7763/90; A-7959)	(P-13004)	(P-7763/90: A-7959)	(P-7763/90: A-7959)				
DECEMBER 13, 1991		n (P-4616) n (P-4616)	n (P-4616)																					n (P-4616)																									(D 217	(L-21)	(P-317	(P-317	(P-317	710-17	(F-31)	(P-317	(P-317	(D 317	(6,10-1)	(P-31/					n (P-31/3)	(P-776	(P-130	000000000000000000000000000000000000000	(F-1/03/90;	(P-7763/90;	(P-7763/90:	(D 7763/00.	(F-1/02/90;	(P-1/63/90;	n (P-7763/90; A-7959)	=	(P-7763/90:	.06/£9/Ld)		(F-1/03/30;		
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ILLINOIS REGISTER SECTIONS AFFECTED INDEX DECEMBER 13, 1991		816.105 n 816.105 n	= =	A-0398) 816.108 n	816.109 n	816.110 n	816.111 n	816.112 n	816.113 n	11 VIS	11.018 (7056-8	4-9462)	A-9462) 816.116 n	816.117 n	816.118	1011010	4-9462)	4-9462) 816.120 n	816.121 n	816.122 n	816 123	4-9462)	4-9462) 816.124 n	A-9462) 816.101 n	n 0462) 817 101 n	101:110	817.102 n	817.103 n	817 104	11 +101.10	817.105 n	817 201	107:119	817.202 n	817 203	202.710	107:/10	n 105./18	817.302 n	817 303	A-0327)	817.304 n	A-11475) 817.305 n	n 11475) 817 306 n	11 000:110	A-11425) 617.401 n	817.402 n	n 11475) 817 403 n	712 d)	(IC-1) II +04./10	n (P-317	817.406 n (P-317	717 407 a (D-317	(1C-1) II (0+'/10	817.408 n (F-317	817.409 n (P-317	817.410 n (P-317	017.411 m (D 317	11 11 11 11 11 11 11 11 11 11 11 11 11	(P-4660) 817.412 n (P-31)	817.413 n	817 414 n	017.416	11 (14.710	817.416 n (P-31/	848.101 n (P-776	848 101 am (P-130	101:050	848.102 n (P-1/03/90;	n (P-7763/90;	848 104 n (P-7763/90)	049 106 CD 7762/00:	848.1U3 n (F-7/03/90;	n (P-1/63/90;	848.202 n (P-7763/90;	848.202 am	848 203 n (P-7763/90;	848 204 n (P-7763/90:	n (P-7763/90)	848.203 n (r-1/03/90;	,	SAI-16
		1 816.105 n 816.105 n 816.105	816.107 n	(P.2145, A.9198) 816.108 n	(p. 2145, A. 0308) 816.109 n	(P.2487: A.9727) 816.110 n	(P.22009: A-9462) 816.111 n	(D.2200, A.0462) 816.112 n	(D 2200, A 2462) 816.113 n	(T. 2200 1 0402)	(F-2209; A-9462)	4-9462)	A-9462) 816.116 n	816.117 n	M 2000, A 0462)	(7-7-07, 7-7407)	4-9462)	4-9462) 816.120 n	(P_2200 A_0462) 816.121 n	(D 2200, A.0462) 816.122 n	(1.2203, 0.3202) 816.133 n	(P-2209; A-9462)	(P-2209; A-9462) 816.124 n	A-9462) 816.101 n	(B 2000, A 0422)	(F-209; A-9402)	(P-2209; A-9462) 817.102 n	(P-2209: A-9462) n	n 101 1104	11 +101.10	817.105 n	(p 2200, A 0422)	(L-22.12) (2046-A (2021-7)	817.202 n	(D 2200), A 0462)	(F-2209; A-9402)	(F-6424; A-13800)	n 105./18	(P-6424: A-13800) n	(D 2015100). A 5527) 817 403 n	100.000	A-11425) 817.304 n	(P-18681/90: A-11425) 817.305 n	(D 19601 (00) A 11475) 817 306 m	(F-10001/30; A-1142)	A-11425) 617.401 n	A-11425) 817.402 n	(D 19691/90): A 11/25) 817 403 n	(1 10001)0, G-1142)	(IC-1) II +04./10	817.405 n (P-31/	817.406 n (P-317	717 407 a (D-317	(1C-1) II (0+'/10	817.408 n (F-317	817.409 n (P-317	(D 2166) (D 4660) 817 410 n (P-317	(F-3100) (F-4000)	(F-5166) (F-4060)	817,412 n (P-31)	(P-4604) n 817,413 n	(D 2155) 817 414 n	(1000)	(P-3155)	(P-3155) n 817.416 n (P-317)	(P-3155) 848.101 n (P-776	(D-130) 848 101 am (P-130)	(F-3133)	(P-4604) 848.102 n (F-7/83/90;	(P-4604) 848,103 n (P-7763/90;	(P-7763/90):	(F-1004)	(P-4604) 848,103 n (F-7/63/90;	(P-4604) 848.201 n (P-7/63/90;	(P-4604) 848.202 n (P-7763/90;	(P.4616) 848.202 am	(P.7763/90)	(P-7763/90) 848 204 n (P-7763/90)	848 205 n (P-7763/90)	(P-4616) 848.203 n (F-7)03/90;	1	SAI-16

SECTIONS AFFECTED INDEX	1075.1285	000				1075.1		A-1916) 1075.1405				•	A-1916) 1075.1435			A-1916) 10/5.1500	1075.1	1075.1	1075.1	A-1916) 10/5.1550 A 1916) 1075.1600	1075.1	A-1916) 1075.1620	1075.1	1075.1	A-1916) TITLE 41	A-1916) 102.1	1916) 102.5		A-1916) 102.20							A-1916) 102.65		1	A-1916) 120.1010	A-1916) 120.1020 A-1916) 120.1030		A-1916) 120.1041		The Table	A-1916) 170.810		A-1916) 170.840
S		n (P-14758/90; A-		(P-14758/90; A-1916)		n (P-14758/90; A.	(P-14/38/90)	(P-14758/90;	(P-14758/90;	(P-14758/90;	(P-14758/90;	(P-14758/90;	n (P-14758/90; A	(P-14758/90;	(P-14758/90;	(P-14758/90;	(P-14/58/90;	(P-14758/90;	(P-14758/90;	(P-14758/90;		(P-14758/90;	n (P-14758/90; A	(P-14758/90;	(P-14758/90;	(P-14758/90;		(P-14/38/90;		(P-14758/90;		(P-14758/90;	(P-14758/90;	(P-14758/90;	(P-14758/90;	(P-14758/90;	(P-14758/90;	(P-14758/90;	(P-14758/90;	(P-14/38/90; (P-14758/90;	(P-14758/90;	(P-14758/90;	(P-14758/90;	(P-14758/90;	(P-14758/90;	(P-14758/90;	
VOL. 15, ISSUE #50	TITLE 38 (CONT'D)	1075.925	1075.935	1075.945	1075.955	1075.960	1075.965	1075.975	1075.980	1075.985	1075.990	1075.1000	1075.1005	1075.1010	1075.1020	1075.1025	1075.1030	1075.1059	1075.1045	1075.1050	1075.1100	1075.1105	1075.1110	1075.1120	1075.1125	1075.1135	1075.1140	1075,1145	1075.1155	1075.1160	1075.1170	1075.1175	1075.1180	1075.1180	1075.1195	1075.1200	1075.1203		1075.1220	10/5.1225	1075.1235	1075.1240		1075,1255	1075.1260	1075.1283	1075.1275
DECEMBER 13, 1991	8/6	(P-14758/90; A-1916)	8/90;	(P-14758/90; A-1916)	58/90; 4	58/90; A	(P-14758/90; A-1916)	58/90;	58/90; A	58/90;	(P-14/58/90; A-1916)	58/90;	58/90;	(P-14/58/90; A-1916)	58/90;	:06/89	58/90;	(F-14/38/90; A-1918) (P-14758/90: A-1916)	58/90;	58/90;	(P-14/58/90; A-1916) (P-14758/90: A-1916)	58/90;	58/90;	(F-14/38/90; A-1916) (P-14758/90; A-1916)	58/90;	(P-14738/90; A-1916) (P-14758/90; A-1916)	58/90;	(P-14758/90; A-1916) (P-14758/90; A-1916)	58/90;	28/90:	(P-14/38/90; A-1916) (P-14758/90: A-1916)	106/89	:06/85	(P-14728/90; A-1916) (P-14758/90; A-1916)	58/90;	(P-14758/90; A-1916)	(P-14/58/90; A-1916) (P-14758/90; A-1916)	58/90;	58/90;	(P-14758/90; A-1916) (P-14758/90; A-1916)	58/90;	58/90;	(P-14/28/90; A-1916) (P-14758/90; A-1916)	58/90;	58/90;	(F-14/28/90; A-1916) (P-14758/90: A-1916)	(P-14758/90; A-1916)
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SINDEX	1075.130	1075.140	1075.200	1075.310	10/5,400	1075,415	1075.420	1075,440	1075.450	1075.455	1075.460	1075.470	100	1075.490	1075.505	1075.510	1075.515	1075.520	1075,530	1075.535	1075.540	1075.550	1075.555	1075.560	1075.570	1075.575	1075.585	1075.600	1075.620	1075.630	1075.640	1075.660	1075.670	1075,680	1075.705	1075.710	1075.715	1075.725	1075.730	1075.735	1075.745	1075.750	1075.800	1075.820			1075.915
NOIS REG			(P-5179; A-17376)		(P-5162; A-17374)	(P-5162; A-17374)		(P-5162; A-17374)			À.	(P-5179; A-17376)	(P-5179; A-17376)	. A.	(P-5179; A-17376)	(P-5179; A-17376)	A-1	(P-5179; A-17376)	Ł A		Ą.	(P-51/9; A-1/3/6)	(P-5179; A-17376)	- A	Y-V		(P-5179; A-17376)		(P-51/9; A-1/3/6) (P-5162; A-17374)	(P-5179; A-17376)	(P-5162; A-17374)	(P-5179; A-17376)	(P-5179; A-17376)	(P-5179; A-17376)	(P-5179; A-17376)	(P-5162; A-17374)		(P-5162; A-17374)	(P-5162; A-17374)	(P-5162; A-17374)	(P-5162; A-17374) (P-5162: A-17374)	(P-5162; A-17374)	(P-5162; A-17374)	(P-5162; A-17374)	(P-5162; A-17374)	(P-14758/90; A-1916)	(P-14758/90; A-1916) (P-14758/90; A-1916)
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ILLINOIS REG VOI 15 ISSUE #50 SECTIONS APPECTEI	(CONT.D)		<u>.</u>			⊢ ⊢	ы	ы	F F	= =	u	E I	= =	п	u i	= =	H	ц	= =		п																-	-	• 14	н	ы ь	- 1-	Sea 1	⊢ ⊢	- 1	п	E 60

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VOL. 15, ISSUE #50	TITLE 59 (CONT.D)	130.210	130.220		130.230	130 240		130.250		130.Tb.A	130 Th B	130.1001		TITLE 62	220.160	240.10		240.200	240.210	240.210	240.220	240.230	240.230	240.240	240.240	240.250	240.250	240.255	240.260	240.270	240.280	240.300	240,310	240.310	240.320	240.320	240.330	240.340	240.340	240.350	240.360	240.360	240.370	240.380	240.390	240.395	240.410	240.410	040 420	740.470	240.420
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	п	==	ı c	E	u i	= =	: =	п	п	п	= =	= =	: =		am	п	am		am !	шт	am		am		am	anii Ti	am		- F	am		L	am		r.	ma m	am		am	H	п	am	am		am	THE STATE OF THE S		am	am		аш
SECTIONS AFFECTED INDEX	117.315	117.320	117.330	117.335	117.340	117.343	117.Ap.A	117.II.A	117.II.B	117.Ap.B	117.11.A	117.II.C	117.II.D	117,II.E	130.10	130.11	130.11	•	130.15	130.20	130.30		130.40		130.51	130.00	130.70	130 80	130.80	130.80		130.90	130.100		130.105	130.110	130.120	021 021	150.150	130,140	130.140	130.140	130.150		130,160	130 170	0.1.001	130.180	130.190	071.061	130.200
SECTIONS		(P-10521)	(P-10521)	(P-10521)	(P-10521)	(P-10521)	(P-10521)		(P-2989/90; A-4109)	(P-2989/90; A-4109)	(P-2989/90; A-4109)		100 t 2000 d	(P-3386; A-9316)	(F-5386; A-9316)	(F-14503) (E-14003) (P-14674/90: A-1555)	(P-14674/90; A-1555)	(P-16718/90; A-6122)		6718/90;	(P-16718/90; A-6122)				6718/90;	(P-16718/90; A-6122)	(P-16/18/90; A-6122)	(P-16718/90; A-6122)		(P-16/18/90; A-6122)	(P-16718/90; A-6122)	(P-16718/90; A-6122)	(P-16/18/90; A-6122)	(P-8774: A-14435)	(P-15864)		(P-146/1/90; A-1511) (P-14671/90: A-1511)			(P-146/1/90; A-1511) (P-14671/90; A-1511)				(P-146/1/90; A-1511) (P-14671/90; A-1511)			(P-14671/90; A-1511)			(P-14671/90; A-1511)	
#50	N.D.	am	E CLE	am	am	am	E SE	am	um	am	п			am	am a	II am	E LE	E	am	am m	am	E E	am	am	am	am	am	am	am	am me			E 5	am	am	am	E E	E	E	E E	: =	c	c	E F	: =	п	c 1	= =	u	==	= =
VOL. 15, ISSUE #50	UILE \$6 (CONT'D)	5300.865	5300.930	5300.940	5300.950	300.960	5300.1150	300.1160	000.10	6000.280	6000.330	TITLE GO	20:00	101.20	101.30	106.25	106.45	108.10	108.20	108.30	108.40	108.50	108.70	108.80	108.90	108.100	108.120	108.130	108.140	108.150	108.200	108.210	108.300 108 Ap. A	110.20	112.90	115.410	117.100	117.115	117.120	117.125	117.135	117.140	117.145	117.205	117.210	117.215	117.220	117.230	117.235	117.240	117.305

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TITLE 59 (CONT'D)	T.D		240.430		(P-20140/90; W-5110)
130.210	am	(E-18100/90; O-21140/90;	240 430		(P-8448; A-15493)
130.220	E	(E-18100/90: O-21140/90:			(P-8448; A-15493)
		R-1171) (P-17744/90; A-8882)	240.440	п	(P-20140/90; W-5110)
130.230	E E	(E-18100/90; O-21140/90; R-1171) (P-17744/90; A-8882)	240.450	u	(P-20140/90; W-5110)
130.240	ma	(E-18100/90; O-21140/90;	240 460		(P-8448; A-15493)
130 250	and a	(F-11/1) (F-1/144/90; A-8882)	240.400		(P-8448; A-15493)
	i	R-1171) (P-17744/90; A-8882)	240.470	п	(P-20140/90; W-5110)
130.Tb.A	am.	(E-18100/90; O-21140/90;	240.510	.	(P-8448; A-15493)
130.Tb.B	Æ	(E-18100/90; O-21140/90; (E-18100/90; O-21140/90;	240.600	- =	¥
		R-1171) (P-17744/90; A-8882)	240.610	u	- V
TITLE 62			240.620		4 4
220.160	am	(P-14277/90; A-1006)	240.620	-	. A-
240.10	ma m	(P-20140/90; W-5110) (P-8448;	240.630	= -	
240.200	-	(P-8448: A-15493)	240.640	E	-V
240.210	==	(P-8448; A-15493)	240.640		A -
240.210	-	(P-8448; A-15493)	240.650	E .	(P-8448; A-15493)
240.220	=	(P-8448; A-15493)	240.650		4
240.220	-	(P-8448; A-15493)	240.655	a E	(P-16205/90: A-2706)
240.230	2 ,	(A-8366)	240.660	1	(P-8448; A-15493)
240.230	= =	(P-8448; A-15493)	240.670		(P-8448; A-15493)
240.240	-	(P-8448; A-15493)	240.670	2	(A-8566)
240.250	= 1	(P-8448; A-15493)	240.680	re	(A-8566)
240.250	2 _	(P-8448: A-15493)	240.700	c	(P-8448; A-15493)
240.255	2	(A-8566)	240.710	=	(P-8448; A-15493)
240.260	=	(P-8448; A-15493)	240.710	2 c	(P-8448: A-15493)
240.260	н.)	- ×	240.720	2	
240.280		(P-8448; A-15493)	240.730	r.	
240.300	=	A	240.740	c	(P-8448; A-15493)
240.305	Te	(A-8566)	240.750	= =	
240.310	2 .	(A-8306) (P-8448: A-15493)	240.770	c	
240.320	. 2	(A-8566)	240.780	u	
240.320	=	(P-8448; A-15493)	240.790	= 1	(P-8448; RC-13203; A-13493)
240.330	re	(A-8566)	240.810	2 2	(A-8566)
240.330	u 2	(P-8448; A-15493)	240.820	2	(A-8566)
240.340	2 =	(P-8448; A-15493)	240.830	22	(A-8566)
240.350	re	(A-8566)	240.840	2 2	(A-8566)
240.350	= 1	(P-8448; A-15493)	240.860	2 2	(A-8566)
240.360	2 -	(A-6306)	240.870	ıc	(A-8566)
240.370	. 2	(A-8566)	240.880	20	(A-8566)
240.370	E	(P-8448; A-15493)	240.890	2 2	(A-8566)
240,380	= 1	(P-8448; A-15493)	240.910	2 2	(A-8566)
240.395	= =	(P-8448: A-15493)	240.920	2	
240.410		(P-20140/90; W-5110)	240.930	2	(A-8566)
		(P-8448; A-15493)	240.940	2 9	(A-8566)
240.410	u	(P-20140/90; W-5110)	240.950	2 2	(A-8566)
240.420	1-	(P-20140/90: W-5110)	240.970	2	(A-8566)
		(P-8448; A-15493)	240.980	2	(A-8566)
240.420	=	(P-20140/90; W-5110)	240.985	2	(A-6300)
				0.00	

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DECEMBER 13, 1991	n (P-6888; A-13365)	(P-6888;		n (P-11389; A-17724)	(F-0806; A-13303)		am (P-11369) (E-11503; RC-14322)	am (P-11369) (E-11503; RC-14322)	am (P-17432/90; A-5254)	(P-11369) (E-11303;		am (P-11369)		-	n (P-11369)	am (F-11309) (P-7346/90: A-247)		(P-7346/90;		am (P-7346/90; A-247)	am (P-7346/90; A-247)	(P-7346/90;		(P-/346/90;		(P-7346/90;	(P-7346/90;		am (P-/346/90; A-24/)	(P-19515/90;	(P-19515/90;	# (P-19515/90; A-10416)	(P-19515/90;	Y.	(P-19515/90; A-	(P-19515/90; A-10416)	A-1041	1 (P-19515/90;		n (P-19515/90; A-10416)	(P-19515/90;	(P-19515/90;	am (P-19515/90; A-10416)		am (P-19515/90; A-10416;		am (P-19515/90; A-10416;	C-10848)		(P-14375)	am (P-19515/90; A-10416)	r (P-19515/90; A-10416)	
EGISTER TED INDEX	1285.70 an	1285.80 am			0	1300.30			1340.40 ar		1340 50 31						1380.210			1380.240 a					1380.283				V.	1450.11				1450.17			1450.25			1450.50	1450 60	1450.70	1450.80	1450.90	1450.100		1450.140	031.031.	1450.150	1450.175	1450.180	1450.189	SAI-27
ILLINOIS REGISTER SECTIONS AFFECTED INDEX			(P-12094)		(P-12094)	(P-12094)	(P-12094)	(F-12034)	(P-12094)	(P-2492)	(P-2492)	(F-2492) (P-2492)	(F-2492)	(P-2492)	(P-2492)	(P-2492)	(P-2492)	(P-2492)	(P-2492)	(F-2432) (P-14369)	(P-2456/90: A-3051)	(P-2456/90; A-3051)	(P-2456/90; A-3051)	(P-1691; A-8238)	(P-1691; A-8238)	(P-1691; A-8238)	(F-1691; A-8238)	(P-1691; A-8238)	691;	(P-1691; A-8238)			(P-1691; A-8238)	(P-1691; A-8238)	(F-1691; A-6236) (P-7378/90: A-5258)	(P-7378/90; A-5258)	(P-3218; A-10091) (E-3324)	(P-7378/90; A-5258)	(P-3218; A-10091)) (E-3324)	(P-7378/90; A-5258)	(P-3218; A-10091)) (E-3324)	(P-7378/90; A-5258)	(P-3218; A-10091))	(P-7378/90; A-5258)	(P-7378/90; A-5258)	(P-3218; A-10091)) (P-7378/90: A-5258)	(P-3218; A-10091)) (E-3324)	(P-7378/90; A-5258)	(P-3218; A-10091)	(P-5218; A-10091) (P-6888; A-13365)		(P-6888; A-13365) (P-6888; A-13365)	
VOL. 15, ISSUE #50	TITLE CO (CONT.II)	870.305 n	870.310 n	870.329 n	870.325 n	870.400 n	870.405 n	8/0.300	870.510		1150.30 am		1150.50 am			1150.80 am		0		1300.20	1240.50			0			1250.135 n				1250.170 am	1250.200 am			1250.220 n			12/5.13 n				1275.30 am					1275.50 am			1275.90 n		1285.50 am	
DECEMBER 13, 1991		(P-1221) (P-1221)	(P-1221)	(P-1221) (B 1321)	(P-1212)	(P-1212)	(P-1347)	(P-1347)	(P-1352)	(F-1552)	12	(P-3393; A-17998)	(P-1363)	(P-1342)	(F-1374)	(P-1374)	(P-1382)	(P-1382)	(P-1382)	P-1266)	(P-1266)	(P-1266)	(F-1200)	(F-1200) (P-1266)	(P-1266)	(P-1266)	(P-1266)	(P-1314)	(F-1314)		9-1314)	(F-1314) (P-1314)	2-1368)	000	(P-141; A-6513)	(F-141; A-0513) (P-141: A-6513)		(P-141; A-6513	-		P-12094)	(P-12094)	(P-12094)	(F-12094) (P-12094)	(P-12094)	(P-12094)	(P-12094)	(P-12094)	P-12094)	P-12094)	P-12094) P-12094)	(P-12094)	(F-12094)
STER		E E	п	c 1	am	am	am			am (F					am (P	_	c							am (P					am am			_	am o			ma me			am (1						= =	п	ц	E 6	= =	п	u	: =	п
E 0	7	20	2.1	2.17	1 11	1.12	2.11	72.14	73.5	13.11	13.17	73.19	74.13	78.14	30.16	30.39	34.21	84.24	84.30	16.49	16.68	16.84	16.111	16,110	16.150	16.151	16.Ap.A	17.49	17.68	17.116	17.117	17.150	73.14	23.15	501.7	01.10	01.16	501.19	501.25	T.F. 68	370.100	370,105	870.110	870.115	370.200	870.205	870.21	870.2	870.2	870.2	870.2	870.2	8/0.30(
ILLINOIS REGISTER SECTIONS AFFECTED INDEX	SECTIONS AFFECTED IN	1702.14	(A-8368) (P-14365) (E-14679) 1702.16		(A-8566) (CC-11641) 1/02.18	-	1				(A-8566) (CC-11641) 1773.17	1		(A-8566)			(A-8566) 1784.21	(A-8566) 1784.24		1			(A-8566) (CC-11641) 1816.111		(P-14365) (E-14679) 1816.117	(A-6306) (C-17041) 1816.151 (P-14365) (F-14679)			(P-14365) (E-14679) 1817.68	(A-8306) (CC-11841) 1817.116 (P-14365) (E-14679) 1817.116		(A-8566) (CC-11641) 1817.150		(P-14365) (E-14679) 1823.15 (A-8566) (CC-11641) 1823.15			(A-8566) (CC-11641) 2551115 (P-14365) (E-14679) 2501.16		(A-8566) (CC-11641) 2501.25	(P-14365) (E-14679) TITLE 68				(P-14365) (E-14679) 870.115) (E-14679)	(P-1235) 870.215		(P-1221) 870.2	(P-1221) 870.235		

VOL. 15, ISSUE #50 SECTIONS AFFECTED INDEX DECEMBER 13, 1991	500 An E n (B-17452)00.	(P-9833/90; A-466) II. A n (P-17422/90; A-11	(P-9833/90; A-466)	am (r-9625/90; A-466) (l. 17452/90; A-11	am (P-9833/90; A-466) II. E n (P-17452/90; A-11	am (P-9833/90; A-466) II. F n (P-17452/90; A-11	am (P-9833/90; A-466) 500.Ap. G n (P-17452/90;	am (P-9833/90; A-466) II. A II (F-1/452/90; A-11	A-466) II. C n (P-17452/90; A-11	am (P-9833/90; A-466) II. D n (P-17452/90; A-11	am (P-9833/90; A-466) II. E n (P-17452/90; A-11	am (P-4309) 500.Ap. H n (P-17452/90;	am (P-9883/90; A-1878) (P-4309) II. A n (F-1/432/90; A-11	II C n (P-17452/90; A	am (P-9883/90: A-1878) D n (P-17452/90:	260 am (P-9883/90; A-1878) 500.Ap. I n (P-174	am (P-6440; A-15727) 510.10 am (P-418;	am (P-6440; A-15727) 510.60 am	(P-6440; A-15727) 510.110 am (P-416; A-7716)	am (P-6440; A-15/2/) 510.120 am (P-418; P-418)	C am (P-6440; A-15727) 535.10 am (P-812	am (P-17452/90; A-11706) 535.20 am (P-8120)	am (P-3422; A-11706) (E-3593) 535.60 am (P-16237/90;	(RC-11535)	am (P-17452/90; A-11706) 535.210 am (P-8120)	n (P-17452/90; A-11706) 535.215 n	500.50 am (P-17452/90; A-11706) 535.217 n (P-8120)	n (P-3422: A-11706) (E-3593) 535.Ap.A n (P-8120)	(RC-11535) 540.65	am (P-10665/90;	A n (P-17452/90; A-11706) 540.200	n (P-1/45Z/90; A-11/06) 550.110 n (P-10656/90; A	(P-17452/90; A-11706) 550.120 n (P-10656/90;	n (P-17452/90; A-11706) 550.130 n	A-11706)	B n (P-17452/90; A-11706) 590.20 r	(P-17452/90;	n (P-1/422/90; A-11/06) 590:30 n (P-8503/90;	n (P-17452/90; A-11706) 590.40 r (P-8493/90;	n (P-17452/90; A-11706) 590.40 n (P-8503/90;	n (P-17452/90; A-11706) 590.50 r (F-8495/90; A-1	(P-1/452/90; A-11706) 590,100 n (P-8503/90; A-1	(P-17452/90; A-11706) 590.110 r (P-8493/90; A-1	n (P-17452/90; A-11706) 590.110 n (P-8503/90; A-1	n (P-17452/90; A	n (P-17452/90; A-11706) 590.120 II (F-6505/90; A-1706) A-1706	n (P-1/452/90; A-11/06) 590,130 n (P-8503/90; A-1	7452/90; A-11706) 590,140 r (P-8493/90; A-1	n (P-17452/90; A-11706) 590.140 n (P-8503/90; A-1	II. H n (P-17452/90; A-11706) 590,200 n (P-8503/90; A-1833)	(437/90; A-11/00)
DECEMBER 13, 1991	4. A 17770)	; A-17770)	A-17770)	. A-17770)	4; A-17770)	14; A-17770)	2; RC-13204; A-17770)	204; A-17770)	-5376)	A-5376)	A-5376)	.5376)	A-53/6)	5376)	.5376)	.5376)	-5376)	76)	(9)	9 9	(9)	8)	-			0	~	6)	(328)	A-5320) 3811)	(ii	A-13811)	A-13811)	00. A \$54) (D 4367)	(1964) (1664)	A-554)	A 6641	A-554)	A-554)	70 CD 40 CD 40 CD CD	A-516) (P-4338)	66	(9			A 4663 (D 4790)	(L-4500)		(99)	A-466)	(ppt-V
DECEN		(P-4932; RC-13204; (P-4932; RC-13204;	(P-4932; RC-13204; A	(F-4932; RC-13204 (P 4932; RC-13204	(P-4932; RC-1320	(P-4932; RC-1320	(P-4932; RC-13;	(P-4932; RC-13,	(P-4932; RC-13204; A (P-14699/90: A-5376)	(P-14699/90; A	(P-14699/90; A		(P-14699/90; A-5	₹ <	: <	/90; A	90; A	V.	9	(P-14699/90; A-5376)	106	/90;		(P-16259/90; A-5328)	A-1,	90;	(P-16259/90; A-5328)	A-1,	106/6	(P-4946; A-13811)		(P-4946; A-1.		(P-4367)		90;	6		90;	- 5	(P-9920/90; A-5		(P-9920/90; A-51	(P-9920/90; A-516)	(P-9920/90; A-516	(P-4280)	500	190;	90;	(P-9833/90; A-	300
DECEN		r (P-4932; RC-13204 n (P-4932; RC-13204	r (P-4932; RC-13204;	(F-4952; AC-13204	n (P-4932; RC-1320	r (P-4932; RC-1320	n (P-4932; RC-13;	(P-493	am (P-14592; NC-13	(P-14699/90;	(P-14699/90;	(P-14699/90;	(P-14699/90;	₹ <	(P-14699/90; A	(P-14699/90; A	(P-14699/90; A	V.	(P-14699/90;	(P-14699/90;	(P-14699/90;	n (P-16259/90;	(P-4946;	(P-16259)	A-1.	(P-16259/90;	(P-16259/90;	A-1,	(P-16259	A-1.	(P-4946;		(P-4946;	(P-4367)		(P-9957/90;	(P-14039)	100	(P-9957/90;	(P-4338)			(P-9920/90;	(P-9920/90;	(P-9920/90;	(P-4280)	500	(P-9833/90;	(P-9833/90;	(P-9833/90;	100
	(B 4023), E	205.820 r (P-4932; RC-13204 205.820 n (P-4932; RC-13204	r (P-493	n (F-493	n (P-493	r (P-493	n (P-493	r (P-493	am (P-146	am (P-14699/90;	n (P-14699/90;	(P-14699/90;	am (P-14699/90;	am (P-14699/90; A-	(P-14699/90; A	n (P-14699/90; A-	n (P-14699/90; A	n (P-14699/90; A	n (P-14699/90;	(P-14699/90;	n (P-14699/90;	am (P-16259/90;	am (P-4946;	am (P-16259)	am (P-4946; A-1;	am (P-16259/90;	am (P-16259/90;	am (P-4946; A-1	am (P-16259	am (P-4946; A-1;	(P-4946;	am (P-4946; am (P-4946;	am (P-4946;	am (P-4367)	(P-4367)	300.1010 am (P-9957/90;	300.2420 am (P-14039)	300,3220 am (P-993//90;	300.3260 am (P-9957/90;	am (P-4338)	am (P-9920/90;	am (P-9920/90;	(P-9920/90;	am (P-9920/90;	am (P-9920/90;	am (P-4280)	(P-9833/90;	am (P-9833/90;	(P-9833/90;	am (P-9833/90;	(F-9033/90,
ILLINOIS REGISTER SECTIONS AFECTED INDEX DECEN	(B 4023), E	205.820 r (P-4932; A-10416) 205.820 n (P-4932;	A-10416) 205.830 r (P-493	A-10416) 203.830 n (F-493.	A-10416) 205.840 n (P-493	A-10416) 205.850 r (P-493	A-10416) 205.850 n (P-493	A-10416) 205.860 r (P-493	245.10 am (P-493	A-7081) 245.20 am (P-14699/90;	A-7081) 245.25 n (P-14699/90;	A-7081) 245.30 am (P-14699/90;	A-7081) 245.40 am (P-14699/90;	A-7081) 245.50 am (P-14699/90; A-7081) 245.60 am (P-14609/90; A-7081)	n (P-14699/90; A-	A-7081) 245.90 n (P-14699/90; A-	A-7081) 245.100 n (P-14699/90; A	A-7081) 245.110 n (P-14699/90; A	A-7081) 245.120 n (P-14699/90;	A-7081) 245.130 n (P-14699/90;	A-7081) 245.150 n (P-14699/90)	A-7081) 250.120 am (P-16259/90;	A-7081) 250.160 am (P-4946;	A-7081) 250.210 am (P-16259)	250.250 am (P-4946; A-1)	250.310 am (P-16259/90;	250,510 am (P-16259/90;	250.523 am (F-102.59/90; 250.610 am (P-4946; A-1	250.725 am (P-16259	am (P-4946; A-1;	250.1750 am (P-4946;	am (P-4946; am (P-4946;	790; A-5070) 250.2450 am (P-4946;	300.120 am (P-4367)	300.520 am (P-4367)	300.1010 am (P-9957/90;	300.2420 am (P-14039)	300,3220 am (P-993//90;	300.3260 am (P-9957/90;	(P-4338)	(P-9920/90;	(F-9520/90; 14121) 530.913 r (F-9920/90; 14121) am (P-9920/90)	330,4220 am (P-9920/90;	(P-9920/90;	(P-9920/90;	(P-4280) 350,120 am (P-4280)	350.530 am (F-9653/90;	350.1220 am (P-9833/90;	am (P-9833/90;	350,3240 am (P-9833/90;	am (F-9033/90,
	20 A A A A A A A A A A A A A A A A A A A	205.820 r (P-4932; A-10416) 205.820 n (P-4932;	(P-19515/90; A-10416) 205.830 r (P-493	(P.19515/90; A-10416) 203.830 n (F-493)	A-10416) 205.840 n (P-493	(P.19515/90: A-10416) 205.850 r (P-493	(P-19515/90; A-10416) 205.850 n (P-493	(P-19515/90; A-10416) 205.860 r (P-493	(P-19515/90; A-10416) 205.880 n (P-495)	A-7081) 245.20 am (P-14699/90;	(P-14291/90; A-7081) 245.25 n (P-14699/90;	(P-14291/90; A-7081) 245.30 am (P-14699/90;	4291/90; A-7081) 245.40 am (P-14699/90;	(P-14291/90; A-7081) 245.50 am (P-14099/90; A-7081) 245.50 am (P-14099/90; A-7081)	A-7081) 245.80 n (P-14699/90; A-7081)	(P-14291/90; A-7081) 245.90 n (P-14699/90; A-	(P-14291/90; A-7081) 245.100 n (P-1469/90; A	(P-14291/90; A-7081) 245.110 n (P-14699/90; A	(P-14291/90; A-7081) 245.120 n (P-14699/90;	245.130 n (P-14699/90); 245.140 n (P-14699/90);	(P-14291/90; A-7081) 245.150 n (P-14699/90;	(P-14291/90; A-7081) 250.120 am (P-16259/90;	m (P-14291/90; A-7081) 250.160 am (P-4946;	(P-14291/90; A-7081) 250.210 am (P-16259)	250.250 am (P-4946; A-1)	(P-14291/90; A-7081) 250.310 am (P-16259/90;	(P-8635; A-16702) 250.510 am (P-16259/90;	250.523 am (F-102.59/90; 250.610 am (P-4946; A-1	250.725 am (P-16259	(P-10239790; A 9606) 250.1740 am (P-4946; A-1)	250.1750 am (P-4946;	250.2420 am (P-4946) 250.2440 am (P-4946)	250.2450 am (P-4946;	(P-17139/90; A-5070) 300.120 am (P-4367)	(P-15645/90; A-3429) 500.550 and (F-3557) (D-4367)	300.1010 am (P-9957/90;	(P-1791; RC-8317; A-14121) 300.2420 am (P-14039)	(P-1791; RC-8317; A-14121) 500.3220 am (P-9957/90;	300.3260 am (P-9957/90;	(P-1791; RC-8317; A-14121) 330.120 am (P-4338)	(P-1791; RC-8317; A-14121) 330.330 am (P-9920/90;	(P-1791; RC-8317; A-14121) 530.913 r (r-9920/90; p. 1761; p. 6217; A 14121) 330.1110 am (P-9920/90;	330,4220 am (P-9920/90;	(P-1791; RC-8317; A-14121) 330.4240 am (P-9920/90;	(P-1791; RC-8317; A-14121) 330.4260 am (P-9920/90;	(P-1791; RC-8317; A-14121) 350.120 am (P-4280)	(A-14121) 550.550 am (F-9655/90;	(A-14121) 350.1220 am (P-9833/90)	350.3220 am (P-9833/90;	350.3240 am (P-9833/90;	am (F-9033/90,

DECEMBER 13, 1991	(B 11070: E-11194)	(P-11070; E-11194)	(P-3417; A-11791) (E-3537) (P-15943) (E-16484)	(P-18457/90; A-6566)	(P-11070; E-11194)	(P-11070; E-11194)	(P-3417; A-11791) (E-3537)	(P-110/0; E-11194)	(F-5417, R-11791) (E-5557)	(P-3417; A-11791) (E-3537)	(P-3417; A-11791) (E-3537)	(P-1845 //90; A-6566)	(F-3417; A-11791) (E-3537)	(P-11070; E-11194)	(P-3417; A-11791) (E-3537)	(P-11070; E-11194)	(F-1845//90; A-6366) (F-3417),	F-11194)	(P-11070; E-11194)	(P-11070; E-11194)	(P-11070; E-11194)	(P-341/; A-11/91) (E-3337)	(P-11070; E-11194) (P-15943)	(E-16484)	(P-3417; A-11791) (E-3537)	(P-18437/90; A-9300) (P-3417; A-11791) (E-3537)	(P-11070; E-11194)	(P-11070; E-11194)	(P-5411; A-11791) (E-5557)	(P-3417; A-11791) (E-3537)	(P-3417; A-11791) (E-3537)	(P-15943) (E-16484) (P-3417: A-11791) (E-3537)	(P-11070; E-11194)	(P-18457/90; A-6566)	(P-110/0; E-11194)	(P-15943) (E-16484)	(P-3417; A-11791) (E-3537)	(P-11070; E-11194)	(P-15943) (E-16484)	(P-3417; A-11791) (E-3537)	(P-11070; E-11194)	(P-3417; A-11791) (E-3537)	(P-11070; E-11194)	(P-3417; A-11791) (E-3537)	(P-3417; A-11791) (E-3537)	(P-5005; A-18003)		(P-5005; A-18003)	(P-16305/90; W-13202)	(P-16305/90; W-13202)
		am a	am am	am	me	am am	п	am	am	am	am	am	u a	1170	am		am		ı	am		am	am		am	me	E E	am	ma !	am am	am		am am	am		am	am		am me	am	1	E !	ша	am	am	ma a	E EE	am	a a	am .
TED INDEX	0000000	790.6180	790.6300	790.6430	700 6435	790.6500	790.6505	790.6610	190.68/2	190.6960	790.7120	790.7160	790.7221	190.1243	790.7278		790.7280		790.7294	790.7340	790.7380	790.7740	790.7828		790.8015	790 8020	790.8106	790.8140	790.8290	790.8500	790.8580	000000	790.8520	790.9048		790.9050	790.9056	7000	790.9084	790.9220	790.9320	790.9420	790.9460	790.9500	790.9580	895.10	895.20	895.40	895.50 905.10	905.15
SECTIONS AFFECTED INDEX		(D 3417: A-11791) (E-3537)	(P-3417; A-11791) (E-3537)	(P-18457/90; A-6366) (P-11070: E-11194)	(P-3417; A-11791) (E-3537)	(P-11070; E-11194)	(P-341/; A-11/91) (E-3337) (P-18457/90; A-6566)	(P-11070; E-11194)	(P-18457/90; A-6566)	(P-110/0; E-11194) (P-3417: A-11791) (E-3537)	(P-3417; A-11791) (E-3537)	(P-11070; E-11194)	(P-11070; E-11194)	(P-11070; E-11194)	(F-11070; E-11194)	(P-15943) (E-16484)	(P-18457/90; A-6566)	(P-3417; A-11791) (E-3537)	(P-11070; E-11194)	(F-15943) (E-16464) (P-3417: A-11791) (E-3537)	(P-11070; E-11194)	(P-18457/90; A-6566)	(P-11070; E-11194)	(F-3417; A-11791) (E-3337) (P-3417: EA-11791) (-3537)	(P-3417; A-11791) (E-3537)	(P-3417; A-11791) (E-3537)	(P-11070; E-11194)	(P-18457/90; A-6566)	(P-11070; E-11194)	(P-18457/90; A-6566)	(F-5417, A-11791) (E-5557)	(P-11070; E-11194)	(P-18457/90; A-6566)	(P-3417; A-11791) (E-3537)	(P-18457/90; A-6566)	(P-3417; A-11/91) (E-3537)	(P-13945) (L-19464) (P-18457/90; A-6566)	(P-11070; E-11194)	(P-15943) (E-16484)	(P-15945) (E-16484) (P-3417: A-11791) (F-3537)	(P-3417; A-11791) (E-3537)	(P-11070; E-11194)	(P-15943) (E-16484)	(P-3417; A-11/91) (E-3537)	(P-11070; E-11194)	(P-3417; A-11791) (E-3537)	(P-3417; A-11791) (E-3537) (P-11070: E-11194)	(P-11070; E-11194)	(P-3417; A-11791) (E-3537)	(F-3417; A-11791) (E-5237) (P-11070; E-11194)
0				me	E		ше		am	ma .	II W		am	am	TIR E		am	am	am	THE THE	a wa	am		am .	_		am	Ha Ha		am	mæ .	am	c	am a	am	am	am	i		E E	a m	am	am	am	e e	am	am	am	ma	m ma
VOI 15 ISSUE #50		TITLE 77 (CONT'D)	790.3140	790.3220	790.3308		790.3315	790.3340	790.3350	790.3420	790.3540		790.3620	790.3720	790.3907	0100.000	790.3914	790.3940	790.3945	790.4040	790.4140	790.4384	790,4385	790.4420	790.4580	790.4660	790.4667	790.4725		790.4728	190.4/40	790,4940	790.5030	790.5220	790.5300	790.5312	790 5320	0.255.051		790.5380	790.5420	790.5540	790.5640	790.5660	790.5740	790.5820	790.5830	790.5840	790.5900	790.5924
PECEWBEB 12 1001	DECEMBER 13, 1971		(F-15943) (E-16464) (P-11070; E-11194)	(P-15943) (E-16484)	(F-5417; A-11791) (E-5557) (P-11070; E-11194)	(P-15943) (E-16484)	(P-3417; A-11791) (E-3537)	(P-18457/90: A-6566)	(P-11070; E-11194)		(P-11070; E-11194)		(P-18457/90; A-6566)	(P-3417; A-11791) (E-3537)	(P-3417; A-11791) (E-3537)	(F-16427/90; A-6500) (P-3417: A-11791) (E-3537)	(P-11070; E-11194)	(P-11070; E-11194)	(P-18457/90; A-6566)	(P-3417; A-11791) (E-3537)	(F-541/; A-11/91) (E-5537) (P-11070: F-11194)			(P-15943) (E-16484)	(F-1845 //90; A-6566) (P-3417: A-11791) (E-3537)	(P-11070; E-11194)	(P-3417; A-11791) (E-3537)	(P-18457/90; A-6566)	(P-18457/90; A-6566)	(P-3417; A-11791) (E-3537)	(P-15943) (E-16484)	(F-541); A-11/91) (E-5557) (P-15943) (E-16484)		(P-15943) (E-16484)	(P-18457/90; A-6566) (P-3417;		E-11194)	(F-18457/90; A-6366) (P-18457/90; A-6566)	(P-11070; E-11194)	9	(F-110/0; E-11194)		(P-11070; E-11194)	(P-15943) (E-16484)	(P-3417; A-11791) (E-3537)	(P-3417; A-11791) (E-3537)	(P-11070	(P-341/; A-11/91) (E-3537) (P-11070) (E-11194)		(P-11070; E-11194) (P-15943) (E-16484)
		am	am	am	am	am	E 1	n am		me	u	F	; c	am	am	am me	am	п	am	am	am	am	am		am	am	am	am	am	am		am	am	am	am			n		н	am	am	am	am	am	am	-	am	am	
REGISTER	TED INDEX	790.600	790.740	790.799	790.780	790.920	790.1107	790.1112	130.1161	790.1131	790.1350	700 1388	790.1390	790.1418	790.1420	790.1423	790.1423	790.1573	790.1685	790.1710	790.1740	790.1870	790.1950		790.1960	790.2060	790.2130	790.2155	790.2160	790.2485		/90.2580	790.2603	790.2613	790.2618		2000	790.2645		790.2660	790.2661	790.7667	790.2740	790.2805	790.2820	790.2902	790.2908	790.3020	790.3027	
ILLINOIS REGISTER	SECTIONS AFFECTED INDEX		(P-8503/90; A-1833)		(P-8503/90; A-1833)		(P-8503/90; A-1833)		(P-8503/90; A-1833)	(P-8503/90; A-1833)		90;	(P-3398)	(P-3398)	(P-3398)	(P-3398)	(P-3398)	(P-5398)	(P-3398)	(P-15726/90; A-13874)	(P-15726/90; A-13874)	(P-15726/90; A-13874)	(P-1/86//90; A-7/09)	(P-14389) (E-14699)	(P-14389) (E-14699)	(P-14389) (E-14699) (P-16817/90: A-11686)	(E-16462) (P-16874)	(P-16817/90; A-11686)	(E-16462) (P-168/4)	(P-16817/90; A-11686) (P-16817/90; A-11686)	(E-16462) (P-16874)	(P-16817/90; A-11686)	(E-16462) (F-16874) (E-16462) (P-16874)	(P-16817/90; A-11686)	(E-16462) (P-16874)	(F-1081/70, A-11080)	:06/	(P-16779/90; A-11646)	(F-16/79/90; A-11646)				(F-16/79/90; A-11646) (P-16779/90; A-11646)			(P-16779/90; A-11646)	(P-16779/90; A-11646)	(P-16779/90; A-11646)	(P-15246/90; W-6/5) (P-15943) (E-16484)	(P-3417; A-11791) (E-3537)
	50	T.D)	r i	= =	r i	F 5	= =	п	д ;	= =	ı c	u.	am	am am	am	am	am	am	am	am	am	п	am		u	n me	all.	am		am am		am	F	am	am	am am	am	am	am me	am	am	am	r am	am	am	am	am	am	am am	am
=	VOL. 15, ISSUE #50	TITLE 77 (CONT'D	590.230	590.300	590.310	590.320	590.400	590.410	590.420	590.Ap. B	590.Ap. C	590.Ap. D	595.10	595.100	595.200	595.300	595.310	595.320	595.Ap. B	630.25	630.70	630.220	665.240	692.10	692.Ap. A	692.Ap. B	01.660	693.15		693.20		693.40	693 45	693.80	693.100	693.140	695.10	697.20	697.30	697.120	697.130	697.140	697.150	697.170	697.180	697.300	697.Ap. B	697.10	710.210	790.500

ILLINOIS REGISTER

DECEMBER 13, 1991	(P-9153)	(P-9153)	(P-9153) (P-9153)	(P-9153)	n (P-9083)	n (P-9083)	(P-9153)	(P-9153)	n (P-9083)	(P-9153)	n (P-9083)	n (P-9083)	n (P-9083)	(P-9083)	(P-9083)	r (P-9153)	п (Р-9083)	r (P-9153)	n (P-9083)	r (F-9155)	n (P-9083)	,	r (P-9153)	n (P-9083)	п (Р-9083)	r (P-9153)	n (F-9083) r (P-9153)	n (P-9083)	r (F-9133) n (P-9083)	r (P-9153)	r (P-9153)	r (P-9153)	п (Р-9133)		n (P-9083)	n (P-9083)	(P-9153)	n (P-9083)	r (P-9153)	r (F-9133)	n (P-9083)	r (P-9153)	r (P-9153)	r (P-9149)	(P-9218)	r (P-9218)
SECTIONS AFFECTED INDEX	2030.940 r	2030.950	2030.970 r 2030.980 r	2030.1010	2030.1010	2030.1020 n 2030.1020	2030.1030	2030,1030 2030,1040 r	2030.1040	2030.1010	2030.1050	2030.1070	2030.1080	2030.1090	2030.1110	2030.1120	2030.1120	2030.1130 r	2030.1130	2030.1140			2030.1205	2030.1205	2030.1210	2030.1215	2030.1215	2030.1220	2030.1225		2030.1230	2030.1240	2030.1245		2030.1250	2030.1255	2030.1260	2030.1265	2030.1270	2030.1310	2030.1320	2030.1330	2030.1350	2031.10	2032.10	2032.25
SE			(P-9153)	(P-9153)		(P-9153)	(P-9153)	(P-9083) (P-9153)	(P-9083)	(P-9153)	(P-9083)	(P-9083)	(P-9153)	(P-9083)	(P-9083)	4		(P-9083)	(P-9153)	(P-9083)	(P-9133)	(P-9153)	1 (P-9083)	1 (P-9083)	(P-9083)	(P-9083)	1 (P-9083)	(P-9083)	(P-9153)	(P-9153)	(P-9153)	п (Р-9083)	(P-9153)	(P-9153)	n (P-9083)	(P-9133)		(P-9083)		•	n (P-9083) r (P-9153)		n (P-9083) n (P-9083)	n (P-9083)	r (P-9153) n (P-9083)	r (P-9153) r (P-9153)
VOL. 15, ISSUE #50	CONT	2030.150 n 2030.160 n	2030.210 r	30.220 r	2030.220 n	2030.230 r	2030.310 r	2030.310 n	2030.320 n	2030.330 r	2030.330 n	2030.340	2030.350	2030.350 п	2030.360	2030.410		2030.420	2030.430 r	2030.430	2030.440	2030.450	2030.450	2030.510 r	2030.520	2030.540	2030.550	2030.610	2030.620	2030.630	2030.640	2030.710	-	2030.730		2030.740		2030.750	2030.760	2030.810	2030.810	2030.820	2030.830	2030.850	2030.910	2030.920
O	III	203	200	203	203	203	203	20	7																																					
	I I	55) 55)		(P-15255) 203 (P-15255) 203			55)	(P-15299) 20 (P-15299) 20	(66)	299)	(P-15299)	(P-15299)	N	(P-15299)	(P-15299)	20		(P-15299)	(P-15299)	(P-15299)	(F-13299)		(P-15299)	(P-15299)	(P-15299)	(F-13299) (P-15299)	(P-15299)	(F-13299) (P-15299)	(P-15299)	(P-15299)	(P-15299)	(P-6100; W-13201)	(P-428; A-9731)	(F-9153) (P-9083)	(P-9153)	(F-9083) (P-0153)	(P-9083)	(P-9153)	(P-9153)	(P-9083)	(P-9083) (P-9083)	(P-9153)	(P-9083) (P-9083)	(P-9153)	(P-9083) (P-9153)	(P-9083) (P-9083)
DECEMBER 13, 1991	am (P-15255)	am (P-15255) am (P-15255)	am (P-1525)	am (P-15255)	am (P-15255)	am (P-15255) n (P-15255)	n (P-15255)		am (P-15299)	am (P-15299)	E .	am	am (P-152	m (P-152	m (P-152	am (F-132	am (P-152	am	m (P-152	am	0.1210 am (F-132)	(P-152	0.1410 am	am	am	am (P-152)	am (P-152		am (P-157	n (P-15	E S	:	A n		2030.20 r (P-9153)	п .		ы s	: L	п				be .	2030.120 n (P-9083) 2030.130 r (P-9153)	
SECTIONS AFFECTED INDEX DECEMBER 13, 1991 VOI	1100.560 am (P-15255)	W-13202) 1100.570 am (P-15255) W-13202) 1100.580 am (P-15255)	00.590 am (P-15255)	W-13202) 1100.610 am (P-15233) W-13207) 1100.630 am (P-15255)	W-13202) 1100.660 am (P-15255)	W-13202) 1100.670 am (P-1323)	W-13202) 1100.730 n (P-15255)	W.13202) 1110.20 r (P-13299)	1110.40 am (P-15299)	W-13202) 1110.55 am (P-15299)	1110.230 am	W-13202) 1110.240 n	W-13202) 1110.420 am (P-152	W-13202) 1110.530 m (P-152	-13202) 1110.630 m (P-152	W-13202) 1110.730 am (F-132	W-13202) mm (P-152 vi 13202) am (P-152 vi 13202)	W-13202) 1110.920 am	/90; W-13202) 1110.930 m (P-152	1110.1030 am	1110.1210 am (F-152)	0.1230 am (P-152	1110.1410 am	1110.1420 am	1110.1430 am	am (P-152)	1110,2030 am (P-152	am (P-152 am (P-152	1110.2330 am (P-152	n (P-15	1110.2430 n	:	1130.Ap. A n		2030.20 r	2030.20 n	. =	2030.40 r	: L	2030.100 n	c c	5255)	2030.110 n	in in	2030.120 n 2030.130 r	c =

1001 11 1111111111111111111111111111111	DECEMBER 13, 1991	(P-13585) (P-11899)	(P-11025)	(P-11025)	(P-11905)	(P-20363/90; A-8203)	5	(P-1650; A-16082)	(P-1650; A-16082)				(P-1650; A-16082)		7; A-1		(P-1627; A-16060)	(F-1627; A-16060)	- V	.A		(P-1627; A-16060)	(F-1650; A-16082)			(P-1627; A-16060)			(P-1650; A-16082)	(F-1630; A-16082) (P-1627: A-16060)			(P-1627; A-16060)		(P-1627; A-16060)			(P-1650; A-16082)			(P-1627; A-16060)			(P-1650; A-16082)		A-1	(P-1650; A-16082) (P-1627: A-16060)		(P-1627; A-16060) (P-1627; A-16060)		
		L P	ma m	H H	1	ma m	ı u	ı	ь і	. =		1	H 1	. =	u	u.	=	-	==	u	u	п	,		1	E .			ı	. F		c	= =		u	= =	e e			1 17	٤,			ы !		1	L F		==		
GISTER	TED INDEX	315.60 410.360	445.40	445.70	500.335	710.1	730.100	730.101	730.102	730.105	730.200	730.201	730.202	730.203	730.300	730.305	730.310	730.315	730.320	730.330	730.335	730 400	730.401	730.403	730.404	730.405	730.405	730.407	730.408	730.409	730.415	730.420	730.425	730.435	730.440	730.445	730.500	730.501	730.503	730.504	730.505	730.506	730.507	730.508	730.510	730.510	730.511	730.520	730.525	000.001	SAI-35
ILLINOIS REGISTER	SECTIONS AFFECTED INDEX	(D 5147: A-13080) (F-10485)	(PP-663) (P-14657/90; A-3296)	(P-4497; W-5920) (PP-5465)	(C-11537)	(P-4497; W-5920) (PP-5465)	(P-12051) (C-11537)	(P-14657/90: A-3296) (P-4497;	A-11080)	(P-14657/90; A-3296) (P-4497;	A-11080)	(F-1403)/90, A-2223)	(P-4497; A-11080)	(PP-663) (P-4497; A-11080)	(PP-5100)	(P-15186/90: A-4401) (P-5147;	A-13080) (E-10485)	(P-5147; A-13080) (E-10485)	(P-18712/90; A-7379)	(P-105/4; A-16/51)	(P-103/4; A-16/31)			(P-10574; A-16731)	(P-105/4; A-16/31)		(P-12064)	(P-12064)	(P-12064)	(P-12064)	(P-12074)	(P-12074)	(P-12074)	(P-12074)	(P-12074)	(P-12074)	(P-12963; A-1/981) (E-13196;	(P-15199)		(B 15653.00): A 5056)		(P-15653/90; A-5056)	(P-15653/90; A-5056)			(P-980/; A-16050)	(P-13585)	(P-13585)	(P-13585)		S
	20	I.D	E E		Ħ	am		ma me	i	am		Ħ	am	am				am	am	ma !	am	am a	am	am	The state	a ma	am	am	am ma	am	am	am am	am	am	a ma	am	am	E			am a	am	am	am am	am	ma ta	E E	am	mg u	п	
	VOL. 15, ISSUE #50	TITLE 80 (CONT'D)	310.Ap.A		Ib. A	Tb. B	•	18.C	2.01	Tb. E		10. F	Tb. J	Tb. P	Ē	310 An C	310.Ap.o	310.Ap. D	1540.330	1650.180	1650.210	1650.270	1650.320	1650.325	1650.410	1650.450	2110.30	2110.210	2110.520	2110.610	2120.30	2120.210	2120.310	2120.440	2120.520	2120.610	2800.240	2800.650		TITLE 83	220.3	220.20	220.30	220.40	280.100	285.210	315.10	315.20	315.30 315.40	315.50	
	DECEMBER 13, 1991	(P-8337; A-13708)	(F-8337; A-13708) (P-8337; A-13708)		(P-8337; A-13708) (P-8337: A-13708)	37;	(P-8337; A-13708)	(P-8337; A-13/08)	(P-8337; A-13708)	(P-6457/90; A-2597)	(P-6457/90; A-2597)	(P-6457/90; A-2397) (F-6337; A-13708)	(P-6457/90; A-2597) (P-8337;	A-13708)	(P-8337; A-13708)	(P-8337; A-13708)	(P-8337; A-13708)	(P-8337; A-13708)	(P-8337; A-13708)	(P-6457/90; A-2597)	(P-6457/90; A-2597)	(P-6457/90; A-2397) (P-6457/90: A-2597)	(P-9785; A-16662) (E-10222)	(P-9785; A-16662) (E-10222)	(P-9785; A-16662) (E-10222)	(P-9785; A-16662) (E-10222) (P-9785; A-16662) (E-10222)	(P-17444)	(P-16542)	(F-16342) (F-17444) (P-17444)	(P-17444)	(P-17444)	(P-16542) (P-16542)	(P-16542)	(P-17428/90; A-1821)	(F-16300)		(P-5200; A-11007)	(P-11859; A-1/9/4)	(P-17399/90; A-5214)	(P-4801; A-14067) (E-5076)	(P-4801; A-1406)) (E-20/6) (P-4497: A-11080)	(P-4497; A-11080)	(P-6364; A-14210)	(P-12051) (P-12051)	(P-14657/90; A-3296)(P-6364;	A-14210)	(P-4497; A-11080) (P-12051) (P-4497; A-11080) (P-12051)	(P-4497; A-11080)	(P-5147; A-13080) (E-10485) (P-6364; A-14210)	(P-5147; A-13080) (E-10485)	
		am	am am	am	am	am	am	am	am am	am	am	am	am		am	= 1	= =	am	am	am	am	am	am	am	arm	am am	am	am	am	am	am	am	am	am	am		am	am	am	am	n am	am	am	am	am		am	am	am	am	
CTCTED	TED INDEX	2058.376	2058.378	2058.382	2058.384	2058.388	2058.390	2058.392	2058.394	2058.400	2058.405	2058.410	2058.600		2058.602	2058.603	2028.610	20.8502	2058.700	2058.705	2058.805	2028.900	2090.303	2090.20	2090.30	2090.40	2510.50	2510.55	2510.60			2510.Ap. D		2530.Ap. B	2540.30	TITLE 80	150.430	302.600	303.125	303.290	303.380	310.40	310.100	310.110	310.230		310.280	310.320	310.450	310.530	CAT 34
dataina a sionii ii	SECTIONS AFFECTED INDEX		(P-9218)	(F-9218) (P-9218)	(P-9218)	(P-9218)	(F-9218) (P-9218)	(P-6457/90; A-2597) (P-8337;	A-13708)	(F-6437/90; A-2397) (F-6337; A-13708)	(P-8337; A-13708)	(P-6457/90; A-2597)	(P-6457/90; A-2597)	(F-8337; A-13708)	(P-8337; A-13708)		(P-8337; A-13708)	(P-6457/9U; A-2397) (F-6357;	(P-6457/90: A-2597)	(P-6457/90; A-2597)	(P-8337; A-13708)	(P-6457/90; A-2597) (P-8337;	A-13/08)	A-13708)	(P-6457/90; A-2597) (P-8337;	A-13708)	(F-6457/90; A-2397) (F-6357; A-13708)	(P-6457/90; A-2597) (P-8337;	A-13708)	(P-645 //90; A-2597) (P-6457/90: A-2597) (P-8337:	A-13708)	(P-8337; A-13708)	(P-645//90; A-2597) (P-8337;	(P-6457/90; A-2597) (P-8337;	A-13708)	(F-6457/90; A-2397) (F-6357; A-13708)	(P-6457/90; A-2597) (P-8337;	A-13708)	(F-0437)99, A-2337) (F-0337)	(P-6457/90; A-2597)	(P-8337; A-13708)	(F-0457)90, A-25577) (F-05577, A-13708)	(P-8337; A-13708)	(P-6457/90; A-2597) (P-8337;	(P-8337; A-13708)	(P-8337; A-13708)	(P-8337; A-13708) (P-6457/90: A-2597) (P-8337;	A-13708)	(P-8337; A-13708) (P-8337; A-13708)	(P-8337; A-13708)	ù
	.50	T.D	H 1	н н	Ţ	H	H 14	am		am	am	am	am	am r	am	am	am	am	and o	am	H	am		аш	am	-	am	am		n me	ä	am	am	am		am	am		arn	и	am	am	am	am	am	am	am	un on i	am	am	
	VOL. 15, ISSUE #50	TITLE 77 (CONT'D)	2032.30	2032.33	2032.45	2032.50	2032.53	2058.105		2058.110	2058.115	2058.120	2058.125	2058.130	2058.200	2058.205	2058.220	2058.230	3050 235	2058.303	2058.303	2058.306	00000000	5028.309	2058.312	0 0 0 0	2058.315	2058.318	6	2058.319	176.06.07	2058.324	2058.327	2058.330		2058.333	2058.336		2038.342	2058.343	2058.343	2038.348	2058.351	2058.354	2058.357	2058.360	2058.363	000.007	2058.369	2058.374	

DECEMBER 13,	to comment of the control of	(P-19717/90; A-5796)			(P-19717/90; A	(P-19725/90; A-5781)	(P-19/25/90; A-5/81)		(P-19725/90; A	(P-15251/90; A-3507)	(P-15251/90;	(P-15251/90; A	(P-15251/90;	(P-15251/90; A-3507)	(P-17908/90:	(P-17908/90; A	(P-17908/90;	(P-17908/90;	(P-17908/90;	(P-1/908/90; A-6290)	(P-1/908/90,				(P-19/51/90; A-5820)	(P-19756/90;	(P-19756/90;	(P-19756/90; A-6316)	(P-19767/90;	(P-19767/90;	(P-19767/90;	(P-19/6//90; A-3822)	(P-19774/90; A-	(P-19774/90; A-	(P-197/4/90; A-5829)	(P-19730/90;	(P-19730/90;	(P-19730/90; A-5805)	(P-19740/90;	(P-19740/90;	(P-19740/90; A-6299)	(P-19746/90;	(P-19746/90	(P-19746/90;		(P-15762/90;	(P-1724;	(P-1724;	(P-1724; A-10944)	(P-1724;	(P-1/24; A-10944)	
ILLINOIS REGISTER SECTIONS AFFECTED INDEX		230.105		230.120	230.130 am	240.101 r	240.105 r	240.115 r		270.101 am	270.110 am			270.125 am	280 101 am			280.115			290.150	290.105	290.110 r	290.115 r	290.120 r			320.115 am				330.115 am			340.110 am			370.115 am) in			380.120 am		0	1000	420.90 am					430.190 am	SAI-37
ILLII			A-15757)	(P-20194/90; A-6621)	(P-20194/90; A		(P-20194/90; A	(P-20194/90; A	(P-20194/90; A	(P-20194/90; A	(P-20194/90; A-6621)	(P-20194/90: A	(P-20194/90; A	(P-20194/90; A		(P-20194/90- A	(P-20194/90;	(P-20194/90; A-6621)	(P-20194/90; A-6621;	(P-20194/90;		(P-20194/90;	(P-17916/90:	(P-19804/90; A	(P-19804/90;	(P-19804/90;	(P-19804/90;	(P-19804/90;	(P-19804/90; A-5861)	(P-19804/90;	(P-19804/90;	(P-19804/90;	(P-19804/90; A-5861)	(P-19788/90;	(P-19788/90;		(P-19788/90;		(P-15948)	4			(P-15958)	(P-15958)	(P-14754/90;	(P-19706/90;	(P-19706/90;	(P-19706/90;	(P-19706/90;		(P-19717/90;	
VOL. 15, ISSUE #50		130.1951 am		130.1955 am				130.2007			130.2040 am				130.2085 am				130.2145 am		130.2165 am	130.II. A n				150.201 am			150.905 am		150.1310 am		150.1405 am		160.115 am	160.150 am			180.130 am				190.120 am				220.105 am			220.125 am 220.130 am	230.101 am	
DECEMBER 13, 1991		P-13100/90; A -5062) P-13100/90; A -5062)	00/90; A-5062)	JU/9U; A-3U62)	27)	(72	27)	27)	(72	27)	27)	(12)	27)	27)	2/)		(P-14321/90: A-3522)			(P-20194/90; A-6621; O-6792)		(P-20194/90; A-6621)	P-15013)		P-20194/90; A-6621)	(P-20194/90; A-6621)			P-20194/90; A-6621)	F-20194/90; A-6621)			P-20194/90; A-6621)			P-20194/90; A-6621)	. 4			F-20194/90; A-6621) P-5021-A-13542) (P-20194/90:	1)	:06/1		F-20194/90; A-6621)		P-20194/90; A-6621)	P-20194/90; A-6621)				(P-20194/90; A-6621)	
				n (P-13100/90;			n (P-17427)	_	, _		(P-1/42)	(P-17427	(P-17427	(P-17427)	(P-1/4		(P-143	(P-141	(P-201	(P-201	(P-201	(P-201	(P-15015)	(P-201	P-201	P-201	P-201	(P-201	(P-201	(P-201	(P-201	(P-201	(P-201	(P-20]	(P-20]	(P-20)	(P-20)	(P-20]	(P-20)	(P-20)	A-6621)				_			am (F-20		am (P-20		
R										п	E 1	Ξ Ε	: =	ជ	c		E	i i	am	am	am	am	am	THE C	am		ma	am	am	am me	am	am	arn	ma ma			am			ma ma				ma am						00	0	
NOIS REGISTE	No will be a particular to the	780.5 780.10	780.20	780.30	785.5	785.10	785.15	785.20						785.60 n		78 J.L.L.	110.150	110.190							130.325	130.330 am (130.345 am	130.350	130.401	130,405	130.425	130.430	130,435	130.501	130.502	130.510	130.330	130.540	130,605	130.701		130,905	130.910	130.1401	130.1410	130,1415	130.1420	130.1501		-5082) 130.1920 -5082) 130.1930		SAI-36
SECTIONS AFFECTED INDEX		780.5 78.1677: A.16060) 780.10	A-16060)	A-16060)	(P-1650; A-16082) 785.5	A-16082)	A-16082)		A-16082) 785,30	A-16082) 785.35	A-16082) 785.40		A-16082) 785.55	785.60	A-16082) 785.65	A-16082)	1	. A-16060)	; A-16060) 130,101	A-16060) 130.120	A-16060) 130.210	A-16082) 130,305	130.310	A-16082) 130.320	130.325	am .	130.345 am	130.350	130.401	130,405	130.425	130.430	130,435	130.501	926) (E-5082) 130.502	130.510	A-11926) (E-5082) 130.530	A-11926) (E-5082) 130.540	A-11926) (E-5082) 130,605	(E-5082) 130.701	A-11926) (E-5082)	A-11926) (E-5082) 130.905	A-11926) (E-5082) 130.910	130.1401	A-11926) (E-5082) 130.1403 A-11926) (E-5082) 130.1410	A-11926) (E-5082) 130,1415	A-11926) (E-5082) 130,1420	130.1501	E-5082)	(P-4803; A-11926) (E-5082) 130.1920 (P-4803; A-11926) (E-5082) 130.1930		SAI-36

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SECTIONS AFFECTED INDEX	1	30 (P-11075: E-11252)	P-11075;			v-11342) (P-110/5;	(B 422, W 11240) (B 11075, 30		103611 1	(P-110/3; E-11232)	E-11232)	E-11232)	E-11252)	T (757)	E-11252)				(P-110/3; E-11232)	D 11075.		F-11252)	P.11075.			E-11252)	E-11252)		(P-110/5; E-11252)	(P-110/5; E-11252)	(F-11073; E-11232)	(P-11075, W-11342)	(P-11075; E-11252)			(P-11075; E-11252)				(P-110/3; E-11252) 1 (P-11075; E-11252) 1			1075.	1075. E-11			1075; E-11252)	E-11252)	E-11252)	1075; E-11252)		E-11252)	E-11252)	(P-110/5; E-11252)	E-11232)	E-11252)	E-11252)	E-11252)	E-11252)	E-11252)	(P-11075: E-11252)
VOL. 15, ISSUE #50		TITLE 86 (CONT'D)	3000.240 n		3000.245 n	3000.250 n	030 0000	3000.260 n		3000.270							3000.320 n		3000.340 H	3000,330			3000.403			3000.415 n	3000.420 n				3000.440 H	3000.500			3000.705 n	_	3000.715 п			3000.723 n	3000.730 II		**	**	3000.755 n	3000.760 n	3000.765 n	3000.770 n						3000.900				3000.950 n	3000.960 n	3000,1000 n	3000 1010
DECEMBER 13, 1991		(P-16932) (P-16932)	(P-16932)	(P-16932)	(P-16932)	(F-18952) (D 18105/00: A 6284)	(F-16193/90; A-6264)		05/00.	02/00	05/00	06/00	(F-10133/90; A-6264)	00/00			(F-10200/70, A-0200)								(F-1021/190, A-0200)	(F-1821//90; A-8288)	(F-1641//90; A-6268)		(P-1/8/9/90; A-5/62)		(P-17887/90: A-5770)	(P-17887/90: A-5770)	(P-17887/90; A-5770)	(P-17894/90; A-5778)	(P-433; W-11342) (P-11075;	E-11252)	(P-433; W-11342) (P-11075;	E-11252)	(P-110/5; E-11252)	(F-455; W-11542) (F-11075; F-11559)	(P.433: W-11342) (P-11075)	E-11253	(P-433: W-11342) (P-11075:	E-11252)	(P-433; W-11342) (P-11075;	E-11252)	(P-11075; E-11252)	(P-433; W-11342) (P-11075;	E-11252)	(P-11075; E-11252)	(P-11075; E-11252)	(P-453; W-11342) (P-110/5;	E-11252)	(F-11073; E-11232) (P-433: W-11342) (P-11075:		(P-433; W-11342) (P-11075;		(P-433; W-11342) (P-11075;	E-11252)	(P-433; W-11342) (P-11075;	E-11252)
SECTIONS AFFECTED INDEX		510,110 am	510.120 am	510.131 am		510,160 am	600.101	600,103	500:110	600.130	600.125		600.130 r	600,133	610.101	610.103		1 610.113	610.125	610.130	610135	520 101	620.105	620:103	620.110	620.113 r				630.110 am	640 101				3000.100 n		3000,110 n		3000.115 n		3000 130		3000.140 n		3000.150 n			3000.160 n			3000.165 n			3000.180 n		3000.210 п		3000.220 n		3000.230 n	
SECTIONS AFF		(B 1724: A 10044)		(P-1777; A-10993)	(P-1777; A-10993)	(P-1777; A-10993)	(P-1/48; A-10966)	(F-1/48; A-10966)	(F-1/48; A-10966)	(F-1/48; A-10966)	(F-1/48; A-10966)	(F-1/48; A-10966)	(P-1/48; A-10966)	(P-1/48; A-10966)	(P-1/48; A-10966)	(P-1/48; A-10966)	(P-1/48; A-10966)	(P-1/48; A-10966)	(F-13429/90; A-117)	(F-13434/90; A-122)	(F-15417) (B 15417)	(P. 16001)	(F-16501)	(F-10901)	(F-16901)	(P-16901)	(P-16901)	(P-16901)	(P-16901)	(F-16901)	(F-13422) (P-16013)	(F-10913) (P-16013)	(P-16913)	(P-16913)	(P-16913)	(P-16913)	(P-16913)	(P-16913)	(P-16913)	(F-10913)	(F-16913) (D 16013)	(F-16913) (D 16013)	(P-16913)	(P-16913)	(P-16913)	(P-16913)	(P-16913)	(P-16913)	(P-16913)	(P-17897/90; A-6305)	(P-17897/90; A-6305)	(P-1/897/90; A-6305)	(P-1/897/90; A-6305)	(F-1/89//90; A-6303)			A-6305)	(P-17897/90; A-6305)	(P-5017; A-13538) (P-17897/90;	A-6305)	(b-1643)
OL. 15, ISSUE #50		TLE 86 (CONT'D)	432.100 am			432.160 am										am	am	am	am				470.101						470.146 n		460.101 am	490.10	490.30	490.40	490.50 r	490.60 r	490.70 r	190.80 r	490.90 r	490.100 r	490.110 r	490.120 r	490.130	490 150 r	490,160 r	490.170 r	490.180 r	490.190 r						500.150 r	500.133 am			500,201 n	500.220 am		510.101 am

DECEMBER 13, 1991	r (P-12132) (E-12795)	r (P-12132) (E-12795)	r (P-12132) (E-12795)	r (P-12132) (E-12795)	r (P-12132) (E-12795)	(P-12132) (F-12795)	(2010) (01006)	r (F-12132) (E-12193)	r (P-12132) (E-12/95)	am (P-831: A-7117) (E-1121)		(C(171-7) (C(171-1)) I	r (P-12132) (E-12/93)	r (P-12132) (E-12795)	(B 921. A 7117) (E-1171)	WIII (L-031, D-1111) (D-1121)	r (P-12132) (E-12795)	(B 10120) (E 10705)	(60171-7) (70171-1)	r (P-12132) (E-12795)	(D. 831: A.7117) (F-1121)	(30001 11 10001 11	r (P-12132) (E-12193)	r (P-12132) (E-12795)	(D 12132) (F.12795)	(C.171-7) (C.171-1)	r (P-12132) (E-12795)	r (P-12132) (E-12795)	(30001 1) (80101 1)	r (P-12132) (E-12795)	- (P.12132) (F.12795)	(50,000) (20,000)	r (P-12132) (E-12795)	(D 19129) (E 19705)	(F-14134) (E-1413)	am (P-831: A-7117) (E-1121)	190201 37 (00101 0)	r (P-12132) (E-12793)	r (P-12132) (E-12795)	(2) (2) (2) (2) (3) (3)	am (P-831; A-/111) (E-1121)	r (P-12132) (E-12795)	1011 T. C. 100 C.	am (P-831; A-7117) (E-1121)	+ (P_12132) (E_12795)	(50101 11) (701711)	r (P-12132) (E-12/95)			r (P-12132) (E-12795)	(P.12132) (F.12795)	(C-17137) (D-17137)	r (P-12132) (E-12795)	- (P-12132) (F-12795)	(60121-0) (70171-1)	am (P-831; A-7117) (E-1121)	- (B 19129) (E 19705)	(F-12132) (B-12193)	r (P-12132) (E-12795)	(D 12132) (E.12705)			r (P-12132) (E-12795)		r (P-12132) (B-12793)	- (P.12123) (F.12795)	(3000 3) (3010 4)	r (F-12132) (E-12193)	r (P.12132) (E-12795)		am (P-531; A-7117) (D-1121)	am (P-831; A-7117) (E-1121)		(P-12132) (B-12132)	r (P-12132) (E-12795)	r (P-12132) (E-12795)	(COLDICATION)	r (P-12132) (E-12795)		am (r-651; A-7117) (E-1121)	r (P-12132) (E-12795)		am (F-831; A-7117) (D-1121)	am (P-831; A-7117) (E-1121)		am (F-651; A-1117) (E-1121)	am (P-831; A-7117) (E-1121)		r (P-12132) (E-12795)	r (P-12132) (E-12795)	(D 12132) (E-12705)	(C-171-3) (20171-A) A					
ILLINOIS REGISTER SECTIONS AFFECTED INDEX	141.240		-	(P.12171) (F.12019) 141.360				141	(P_20170/90) A_6220) 141.520	141		141	(P-4903)	(D A002)		(P-4903)	(D 13205)		141	(D 14317/90 O.21120/90 141.760	141	KC-21133/90; 141	141	(D 1/317/00: A 208) 141.840	17.	-	(P.14317/90). A.298) 141,920		10; A-8264)	(P.13274)		(P-13274)	141 1080		141.1	(D 14601 MO) A 1051) 141 1125	(F-14061/90; A-1031)	(P-15933) (E-16366) 141.1125	14	141.1	(P-15933) (E-16366) 141.1200	141 1200		(P.7482) 141.1240	0701171	141.1	D 2661 /D 150221 /E 163661 141.1280	(0	(P-7834/90: A-18813/90: 141.1320	C 1174 / 10 7024/100. O 5115. 141 1360	1411	141.1	A 17733)	1411	(P-15933) (E-16366) 141.1300	(D 15033) (F.16366) 141.1520		(P-6949)	(b 14217/00. A 208) 141.1560		(P-15933) (E-16366) 141.1000	(P 10502/00: A-10114) 141.1640	141	A-10114)	(P.10502/90) A.10114) 141.1720		141.1	(P-19592/90: A-10114) 141.1800		141.	(P.19592/90: A-10114) 141.1840		; A-10114)	(P.19592/90; A-10114) 141.1880		0901 171	(86)	(B 1414, A 9072)		(P-12171) 141.2040	(B 19171)		(P-19592/90; A-10114) 141.2080	OD 10502000, A 10114) 141 2120		(E-11515) 141.2160	141 2200	4	(P.12132) (E-12795) 141.2280	(B 12127) (E 12705)		(P-12132) (E-12795) 141.2360		20 4 7 7	SAI-41	TL-WJO	
VOL. 15, ISSUE #50	(HITNOS) 68 SITIL	140.440 am							140 450		. 140.400 am	140,461 am	140.462 am			140.465 r			140.475 am					140.406		140.487 am			140.490 am			140.513 r		140.314 am	140.518 am		140.523 am	140 530 am		140.538 n	140 552 "		140.560 am			140.562 am			140 SK9								140.363	140.646 am			140,835 r	140 050	140.000	140.835 n	140 960	11 000.041	140.865 n	140 870	2000	140.8/5 n	140 880 "	140 005	140.885 n	140.890	140 005		140.Tb,A r		140.16.D am	140.Tb.E am		140.1b.F r	140 Th.K	1 10 011	140.1b.L n	140.980	000.041	140.982 n	141 10	001.141	141.100 r	141.200	TATION .				
																																																											241	24)		-																																			
DECEMBER 13, 1991		(P-5551; A-12747) (P-12137)	(P-12137)	(D 12127)	(16171-1)	(F-12137)	(P-1213/)	(P-12137)	(F 10127)			(P-12137)				(P-12137)			(P-12137)				(P-5551: A-12747)			(P-12137)	(b 12137)	(F-12137)	(P-12137)	(D 12137)	(F-12137)	(P-12137)	(10.01	(P-12137)	(P-833)	(660-1)	(P-833)	(D 833)	(550-1)	(P-833)	(D 633)	(000-1)	(P-6937; A-11973)	(D 5551: A 12747)	(F-3331, A-14141)	(P-16625)	(D) 150 A 52001 (E) 240)	(P-139; A-3302) (E-340)	(D 7468. A 14105)	(3077) (D 1007)	(F-3331; A-12/4/) (F-10023)	(P.5551- A.12747) (P-16625)	(D 6526, A 11150)	(F-5525; A-11150)	(P-5525; A-11150)	(PD 14124)	(FF-14134)	(PP-14134)	141 dd/ (F3011 4 000) d)	(P-6922; A-11937) (FF-14134)	(PP-14134)	(D (02), A 11057) (D 14186)	(P-0922; A-11937) (F-14190)	(P-14999)	(D 0114. A 16111)	(F-0114, A-10111)	(P-8114; A-16111)	(D 12171)	(1/171-1)	(P-5585; A-111/6) (P-121/1)	(D 12171)	() (1777-1)	(P-5585; A-111/6)	(P-6949)	(P 047. A 0764)	(L-04), A-0404)	(P-18982/90; A-10468)	(C) 1000000000000000000000000000000000000	(P-201/0/90; A-1/133)	(P-15933) (E-16366)	(2707) (2707)	(P-15933) (E-16366)	(P-12171)	(1 10 1 00 4 VE 500)	(P-406; A-8264) (E-392)	(P-1414 A-8972)	(F-1414, A-0572)	(P-1414; A-8972)	(17171 d)	(11171-1)	(P-12171)	(P-12171)	(1.177.17)				
	, n 5551.	120.235 am (P-5551; A-12/47) 120.235 r (P-12137)	- }-	4	н	r (F-121	120.250 r (P-12137)	r (P-121	101 (1)		r (P-121	r (P-121	r (P-121		T (F-121		10.00	r (F-121	r (P-121	(D 121	171-1)	r (P-121		101 47	I (P-12)	r (P-12)	100	I (F-12	r (P-12	(B 12)	I (F-12.	-	1	120.295 r (P-12137)	ame	1178	am	-	TITE OF THE PERSON NAMED IN COLUMN	am		alli (r-o.	120.370 am (P-6937; A-11973)	5 d)	(F-2)	am	31 40	(P-13)	VL 0/	2000	120.390 am (F-3331; A-12/41) (F-10023)	om (P.5551.	(D 6636.	am (F-552.	121.58 am (P-5525; A-11150)	, t da)	am	me		121.63 am (P-6922; A-11937) (FF-141	me	Time .	am	121.94 am (P-14999)			130.500 am (P-8114; A-16111)	two o	ann	am		OTHE	am	me		TITE .	am		140.71 am (P-201/0/90; A-1/153)	-		140.95 n (P-15933) (E-16566)	me	100	140,413 am (P-406; A-8264) (E-392)	me	ann	140.421 am (P-1414; A-8972)	,	140.425 r (F-121/1)	-		-			AI-40	
ILLINOIS REGISTER SECTIONS AFFECTED INDEX DECEMBER 13, 1991	, n 5551.	120.235 am (P-5551;	120.23	(E-15119)	н	120.245 r (F-121	F_15110)	120.35¢ r (P-121	(E-13119)	E-15144) 120.200 I (F-121	(F.15144) 120.261 r (P-121	(P-121	120 270 r (P-12)	(E-13144)	T (F-121	120 272 r (P-121	(E-15144)	r (F-121	120 275 r (P-121	101 d)	170.710 1 0/7.071	120.280 r (P-121	am (P-555	101 (A) 1111 1111 1111 1111 1111 1111	120,281 r (P-12)	120 282 r (P-12]	202.021	I (F-12	120,284 r (P-12	190.061	120.285 T (P-12.	-	100,001	120.295 r (P-121	120 210	170.071	am	130 331	170.371	120.322 am	500000	120.323 dill (r-o.	am (P-6	300 mg	am (r).	120.382 am	200000	(P-13)	VL 0)	2000	120.390 am (F-3331	120 201 am (P.5551.	. 30.30 (D 66.36.	am (F-552.	121.58 am (P-552)	(DD 14	121.60 am	me	171.01	121.63 am	121 64 am	10:171	am	121.94 am	007 007	130.400 n	am	140.0	140.7	140.3 am	3 071	140.5	am	140.11 am	77:047	TITE .	140.17 am	11:047	am	140 04	# FCOFT	140.95 n	140 400	140.400	am	me 0CF 0F1	ann	am	300 000		140.426 r	140.428	140.428			SAI-40	2.12

	(P-8735; A-17986) (E-14285) (P-8415) (P-8415)	(P-8415)	(P-8415)	(F-8413)	(P-8415)	(P-8415)	(P-8415)	(P-8415)	(P-8415)	(F-8415)	(P-8415)	(P-8415)	(P-8415) (P-8415)	(P-8415)	(P-8415)	(P-8415)	(P-8415)	(P-8415) (P-18871/90: A-11111)		(P-14734) (E-15088; M-16519;	0-17795)	(P-14734)	(P-14734)	(P-14/34)	(P-14/34) (E-15088; O-17795)	(P-14734) (E-15088; O-17795)	(P-14734) (E-15088; O-17795)	(P-14734) (P-14734) (E-15088: O-17795)	(P-14734)	(P-14734)	(P-14734)	(P-14729)	(P-14/64) (E-15104) (P-14764) (E-15104)	(P-14764) (E-15104)	(P-14764)	(P-4303/90; A-24)	(P-4303/90; A-24)	(F-4303/90; A-24)		(P-12718/90; A-7728)	(P-12718/90; A-7728)	(P-12718/90; A-7728)	(P-12718/90; A-7728)	(P-12718/90; A-7728)	(P-9370/90; O-17698/90;	M-4464; A-7211)	(P-93/0/90; A-/211)	(P-9392/90; A-9737)	(P-9392/90; A-9737)	(P-11399) (P-161; A-10179) (P-11399)	(P-12731/90; A-6617)	
		am	am	ma s	am e	am		am	E !	H H	ag.	am	am me	am	am	am	аш	ma ma	TIE .	am		am	am	am !		am a	am	am		E E	am	am	Ha Ha	am	am	am	am	# #	am	am	#	am	E E	am	п		u H	am a	am	E E	E,	
CTED INDEX	335.100	335.200	335.202	335.300	335,304	335.306	335.308	335.310	335.312	335.314	335.318	335.320	335.326	935.330	335.332	335.334	335.336	335.338	227.Ap. A	406.2		406.4	406.5	406.6	406.7	406.9	406.10	406.11	406.13	406.22	406.24	407.29	408.5	408.65	408.70	431.2	431.3	431.5	505.5	505.10	505.20	505.40	505.70	505.10	515.400		515.500	552.60	552.90	562.20		CA1 43
SECTIONS AFFECTED INDEX	(P-15928) (E-16166)	(E-12003) (P-15928) (E-16166)				(P-13928) (E-16166) (P-15028) (E-16166)		_	_	-	(P-15928) (E-16166) (P-15928) (E-16166)		(P-15928) (E-16166)	(P-15928) (E-16166)		_	-	5928)	5928) ((P-15928) (E-16166)	_	_	_	-	_	(E-10502) (P-10909) (E-10502) (P-10909)		_		(P-15928) (E-16166)		-	-		(P-15931) (E-16308)	5722/9	(P-15931) (E-16308)	(P-15931) (E-16308)	(P-15931) (E-16308)		(P-15931) (E-16308)		(P-15931) (E-16308)	(P-13931) (E-16306)		(P-806)	(P-806)	(P-17436/90; A-1034)	(E-2838) (P-18635/90;	-	(P-8735; A-17986;Pr-14320; W-16520) (E-14285)	
20	II.D	E E	a Ha	am	am	ы н		am	am	am	He He				ma a	a u	am	am	am	am	am am	am a	a ma	am	am	mg a	E E	am	am	u	un un	am	am	am	ma me	am e	ы	-	1	-			H	- 1	. E	am a	am	ma s	a ma		mg T	
VOL. 15, ISSUE #50	TITLE 89 (CONT'D) 148.20 am	148.30	148.60	148.70	148.80	148.90	148.110	148.120	148.130	148.140	148.150	148.170	148.180	148.190	148.200	148 220	148.230	148.240	148.250	148.260	148.270	148 290	148.300	148.310	148.320	148.340	148.350	148.380	148.390	148.400	149.3	149.50	149.75	149.100	149.105	149.150	149.150	149.175	149.200	149.203	149.223	149.275	149.300	149.325	149.300	160.10	160.20	160.70	240.1665	6	300.20	
DECEMBER 13, 1991	(P-12132) (E-12795) (P-831; A-7117) (E-1121)	(P-12132) (E-12795)	(F-12132) (E-12793) (P-12132) (E-12795)	(P-831; A-7117) (E-1121)	(P-12132) (E-12795)	(P-12132) (E-12795)	(P-12132) (E-12793)	(F-12132) (E-12133) (P-816: A-14084) (P-15926)	(E-16148)	(P-7455)	(P-7455)	(F-19033/90; A-7102) (1-879,	(P-19653/90; A-7162) (P-870;	A-13390)	(P-19653/90; A-7162) (P-870;	A-13390)	(F-19033)30, A-1102) (F-270)	(P-19653/90; A-7162) (P-870;	A-13390)	(P-13967/90; A-2715)	(P-15940) (E-16435)	(P-2919; A-9001)		(P-15243/90; A-6238)	(P-9355/90; O-13039/90;	R-3129; A-3058)	(P-9355/90; O-13039/90; B 3130) (A 3058)	(P-9355/90; O-13039/90;	R-3129; A-3058)	(P-9355/90; O-13039/90;	R-3129); A-3038)	(F-9553/90, O-15057/90, R-3129: A-3058)	(P-9355/90; O-13039/90;	R-3129; A-3058)	(P-9355/90; O-13039/90;	K-5129; A-5056)	R-3129: A-3058)	(P-9355/90; O-13039/90;	R-3129; A-3058)	(P-9355/90; O-13039/90;	K-31.29; A-3038)	R-3129: A-3058)		(P-15940) (E-16435)	(P-7501)	(P-8/0; A-13390) (P-870: A-13390)	(P-870;		(P-870;	(P-870;		
	r am	ы	ы ь	am	ы	ı	H	I sm	TITRE .	п	п	am	am		am		arm	am		arm		am	am	=	ч		п		:	ц		E	E		п	1	=	п		п			am					c	E =			
CTED INDEX	141.4520	141.4560	141.4600	141.4640	141.4680	141.4720	141.4760	141.4800	144.71	144.300	144.325	147.5	147.15		147.25	t	147.50	147.75		147.150		147.200	147.205	147.230	147.300		147.305	147.310		147.315	000	147.320	147.325		147.330	300 67	147.333	147.340		147.345	030 177	147.330	147.Tb.A		147.Tb.B	147.Tb.C	147.Tb.E	147.Tb.F	147.Tb.G	147.Tb.I	147.Tb.J	
SECTIONS AFFECTED INDEX	(D 021: A 7117) (E 1171)	(P-12132) (E-12795)	(P-12132) (E-12795)	(P-12132) (E-12795)	(F-851; A-7117) (E-1121) (P-12132) (E-12795)	(P-12132) (E-12795)	(P-12132) (E-12795)	(P-831; A-7117) (E-1121)	(P-12132) (E-12795)	(F-12132) (E-12793) (P-13132) (E-12795)	(P-12132) (E-12795)	(P-12132) (E-12795)	(P-831; A-7117) (E-1121)	(F-12132) (E-12795)	(P-12132) (E-12795)	(P-12132) (E-12795)	(P-12132) (E-12795)	(P-12132) (E-12795)	(F-12132) (E-12733) (D-13133) (F-13795)	(F-12132) (E-12795)	(P-12132) (E-12795)	(P-831; A-7117) (E-1121)	(P-12132) (E-12795)	(P-12132) (E-12795)	(P-12132) (E-12193) (P-12132) (E-12795)	(P-12132) (E-12795)	(P-12132) (E-12795)	(P-831; A-7117) (E-1121)	(F-12132) (E-12793) (D 831: A-7117) (E-1171)	(P-12132) (E-12795)	(P-831; A-7117) (E-1121)	(P-12132) (E-12795)	(P-12132) (E-12/95)	(P-12132) (E-12795)	(P-12132) (E-12795)	(P-831; A-7117) (E-1121)	(P-12132) (E-12795)	(P-12132) (E-12/93)	(P-12132) (E-12795)	(P-12132) (E-12795)	(P-12132) (E-12795)	(P-12132) (E-12795)	(F-12132) (E-12793) (P-12132) (E-12795)	(P-12132) (E-12795)	(P-12132) (E-12795)	(P-831; A-7117) (E-1121)	(P-12132) (E-12/95)	(P-12132) (E-12795)	(P-831; A-7117) (E-1121)	(P-12132) (E-12795) (P-12132) (E-12795)	(P-12132) (E-12795)	(F-021, A-1111) (M-1121)
#50	(T.D)	III L	ы	ı	m ,	- 1-	ı	am	ı	ы)	- H	H	am	ы Þ	- H	н	ы	ы	. .	⊢ ►		am	H	ы	be b	→ 1→	. 1	am	I	# F	am	ы	1	T 4	· 1=	am	I	⊢ 1	- F		ы	¥	₩ ₩	« h-	. 14	am	₩ 1	H H	am	ь н	- be 6	arn
OL. 15, ISSUE #50	LE 89 (CONT'D)	41.2400	141.2440	141.2480	141.2520	41.2560	141.2600	141.2640	141.2640	141.2720	141.2840	141.2880	141.2920	141.2920	141.3000	141.3040	141.3080	141.3120	141.3160	141.3200	141.3240	141.3320	141.3320	141.3360	141.3400	141.3480	141.3520	141.3560	141.3560	141.3600	141.3640		141.3680	141.3720	141.3760	141.3800	-	141.3840	141.3000	141.3960	141.4000	141.4080	141,4120	141.4200	141.4230	141.4240	141.4240	141.4280	141.4360	141,4360	141.4480	141.4220

		_	(P-11406;			(P-11406)		(P-11406;		(P-15405	(P-11406			(P-12212/	(P-12212/	(P-11406;	(P-112/2)		(P-11572	(P-11572)	(P-12240)	(P-11572)	(P-6666/9	(P-6666/9	(P-6666/9 (P-6666/9	(P-6666/9	(P-6666/9	(P-6666/9	(P-6666/9	(P-6666/9	(P-6666/9	(P-6666/9	(P-12989)	(P-12989)	(P-12989)	(P-12989)	(P-12989)	(P-12989)	(P-12989)	(P-5141)	(P-5141)	(P-5141)	(P-5141)	(P-5141)		(P-3231; A	(P-3252; /
SUE #50	CONT'D	am		anii	am	me			ä	am	HE .	п	am	E E	a a		ma u	am			am		a a	C .		-	= (= =	u	==	-	-	am	10	ma m	am am	am	am		a m	am	H H	ı	am		-	E 1-
VOL. 15, ISSUE #50	TITLE 89 (CONT'D)	843.20	843 30	00:010	843.50	843.60		843.61	0.00	843.80	043.140	843.121	843.130	843.160	843.180	016 10	845.11	845.20	845 30	017.70	845.40	860.20	885.10	885.30	885.110	885.200	885.210	885.310	885.Ap.A	885.Ap.B	885.Ap.D	885.Ap.E	900.310	900.321	900.322	900.331	900.342	900.343	900.348	1300.110	1300.120	1300.130	1300.205	1300.210	TITLE 92	18.10	18.10
																																							. 7								
DECEMBER 13, 1991	P-9303; A-16987)	P-9303; A-16987)	P-9303; A-16987) P-11702/90: A-10185)	P-11702/90; A-10185)	P-11702/90; A-10185)	P-11/02/90; A-10183) P-11702/90; A-10185)	P-11702/90; A-10185)	P-12228/90; A-6265)	P-8522)	P-8522)	522)	P-8522)	P-8522)	P-8522)	P-8522)	P-8522)	P-8522)	P-8522)	P-8522)	P-8522)	P-8522)	F-8522)	P-8522)	P-8522)	P-8522).	P-8522)	P-8522)	P-8522)	P-8522)	P-12224/90; A-6261)	P-13027)	P-13027)	P-13027)	P-12234/90; A-6272)	F-4397) P-15390)	(P-15390)	P-15390)	(F-15390)	P-15390)	P-15390)	P-15390)	(P-15390) (P-15390)	P-15390)	P-15390)	(P-15390)	P-15390)	P-12212/90; A-8294) P-11406; W-13983) (P-15405)
	P-9 ma		r (P-9)			am (F-1		am (P-1		r (P-8		_	am (P-8	n (P-8	r (P-8	(P-8	(P-8	r (P-8	n (P-8	n (P-8	I (P-8	r (P-8	r (P-8	r (P-8	r (P-8	r (P-8	r (P-8	r (P-8	r (P-8	am (P-1	n (P-1	п (Р-1	n (P-1	am (P-1	am (P-1			am (P-1				am (P-1		n (P-1	. (P-1	n (P-1	am (P-1
REGISTER SCTED INDEX	700.200	700.400	712 100	712.200	712.300	712,1000	712.Ap.A	730.400	755.20	755.20	755.25	755.30	755.40	755.50	755.60	755.60	755.70	755.80	755.90	755.90	755.100	755.110	755.120	755.130	755.150	755.160	755.180	755.190	755.200	787.10	787.20	787.30	787.50	830.50	840.10	840.20	840.30	840.40	840.60	840.70	840.75	840.90	840.95	840.100	840,110	840.115	843.10
SECTIONS AFFECTED INDEX		(P-12731/90; A-6617)	P-8541)	-11736/90; A-7370)	(P.11736/90; A-7370)	P-11/36/90; A-/3/0)		(P-12257/90; A-5757)	(P-12257/90; A-5757)	(P-12257/90; A-5757)	P-7885: A-16118)	(P-9385/90; A-7347)	(P-9385/90; A-7347)		(P-6725/90; A-2794)	(P-6683/90; A-2740)	P-6683/90; A-2740)		(P-6683/90; A-2740)	P-6683/90; A-2740)		P-6583/90; A-2/40)	P-6683/90; A-2740)	P-6725/90; A-2794)			P-6683/90; A-2740)	P-6683/90; A-2740)	P-6725/90; A-2794)	P-6683/90; A-2/40)		P-6683/90; A-2740)		P-6725/90; A-2794)	P-6/25/90; A-2/94) P-6725/90: A-2794)	(P-6725/90; A-2794)	P-6725/90; A-2794)	F-6/25/90; A-2/94) P-8156: A-15749)	P-8163; A-15753)	P-8982/90; O-17710/90;	R-6791; A-6602) (P-14392)	(E-14/04) (P-14392) (E-14704)	P-8982/90; O-17710/90;	R-6791; A-6602) (P-16896)	P-8560/90; O-16085/90;	M-5921; A-7354)	(P-12252/90; A-6279) (P-12252/90; A-6279)
#50	(CONT.D)		am (P			m u		am (P		n (P			am (P		r (P	п -	n (1	r (P	n r	u L	т (Р	E 1	(<u>)</u>	т (Р		n (P	n P	- d	г Ф		u (P	L .	- G	г Ф		۳.	T (P	L E	_	am (P	₹ 5	n G	am (P		ma T) d)	-	E E
VOL. 15, ISSUE #50	TITLE 89 (CO.	567.30	572.90	587.106	587.107	587.111	587.120	592.50	592.80	592.85	617.30	617.50	617.55	617.70	650.1	650.10	650.20	650.20	650.30	650.40	650.40	650.50	650.60	650.60	650.20	650.70	650.90	650.100	650.100	650.120	650.130	650.140	650.160	650.200	650.600	650.700	650.1000	680.300	685.150	685.500		685.550	685.600	687.10	687.100	000 307	695.300

TITLE 89 (CONT'D) 843.20 am 843.30 am					
843.20 843.30 843.50	Tribb.		00 01		
843.30	E E	(P-12212/90; A-8294)	18.30	==	(P-3231; A-9022) (P-3231; A-9045)
843.50		(P-11406; W-13983) (P-15405)	18.30	a	(P-3252; A-9022)
843.50	E E	(P-12212/90;A-8294) (P-11406: W-13983)(P-15405)	18.40		(P-3251; A-9045)
	am	(P-12212/90; A-8294)	18.50		
07 070		(P-11406; W-13983)(P-15405)	18.50	=	
043.00	am	(P-12212/90; A-8294)	18.60		(P-3231; A-9045)
843.61	п	(P-11406; W-13983)(P-15405)	18.70		
843.70	am	(P-12212/90; A-8294)	18.70	E	
0000		(P-11406; W-13983)(P-15405)	18.80	-	
843.80	am		18.80	= 1	
043.120	Ħ	(P-12212/90; A-8294) (P-11406: W-13983)/P-15405)	18.90		(P-3231; A-9045)
843.121		(P-11406; W-13983)(P-15405)	18.100		
843.130	am	(P-12212/90: A-8294)(P-15405)	18.100	. =	
843.150	am	(P-12212/90; A-8294)(P-15405)	18.110		
843.160	am	(P-12212/90; A-8294)(P-15405)	18.110	c	
843.180	am	2212/90;	18.120		
01510		(F-11406; W-13983)(F-13403)	18.120	= 1	(P-3232; A-9022)
845.11	E c	ċ	18 130		
845.20	am	(P-12240/90; A-8304)	18.140		
		1572)	18.140	п	
845.30	am	(P-12240/90; A-8304)	18.150		
845.40	E	(P-113/2)	18 Fx A		(P-3231; A-9045)
	i	(P-11572)	18.Ex.A	. =	
860.20	am	-	18.Ex.B	H	
885.10	п		II.A	-	
885.30	=		II.B	H	(P-3231; A-9045)
885 110	= =	(P-6666/90; A-7221)	27.10	= =	(P-15262/90; A-2796)
885.200	===		27.30	= =	
885.210			27.40	==	
885.300			27.50	=	5262/90;
885.310		(P-6666/90; A-7221)	27.60	=	(P-15262/90; A-2796)
885.Ap.A	u		27.70	r	5262/90;
885.Ap.B	= =	(P-6666/90; A-7221)	27.80	= =	(P-15262/90; A-2796)
885 An D	= =		27.30	= =	5262/90,
885.Ap.E	= =		27.110	= =	5262/90:
885.Ap.F			27.120	=	5262/90;
900.310	am		27.130	п	
900.321	am	(P-12989)	27.140	=	
900.322	am	(P-12989)	27.Ex.A	=	(P-15262/90; A-2796)
900.331		(F-12989)	37.20	= =	(P-32/5; A-9047)
900.342	E E	(P-12989)	37.30	==	(P-3275; A-9047)
900.343	am	(P-12989)	37.40		isi
900.345	am	(P-12989)	-	u	50
900.348	am	(P-12989)	37.60	=	
1300.110	am	(P-5141)	37.70	= 1	
1300.120	am	(P-5141)	37.80	= :	(P-3275; A-9047)
1300.200	am	(P-5141)	37.100	= =	5 6
1300.205	u	(P-5141)	37.110	=	
1300.210	am	(P-5141)	37.120	u	
TITLE 02			37.130	= =	(P-3275; A-9047)
18.10		(P 3231: A 9045)	37.Ex. A	= =	
18.10	=	(P-3252; A-9022)	57.10	=	(P-15283/90; A-2817)
18.20	н	(P-3231; A-9045)	57.20	E	(P-15283/90; A-2817

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DECEMBER 13, 1991	(P-13041) (P-13041) (P-13041) (P-13041) (P-13041) (P-13042) (P-13072) (P-13072) (P-13072) (P-13072) (P-13072) (P-13072) (P-17535/90; A-5894) (P-2940) (P-2940) (P-2940) (P-2940) (P-3003) (P-2940)	
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